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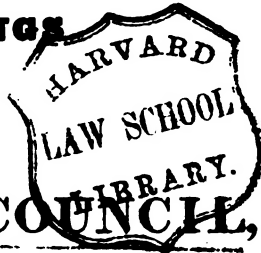
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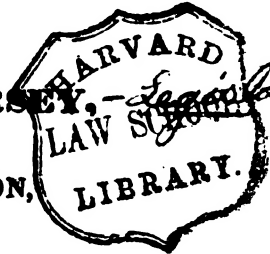
LEGISLATIVE COUNCIL,



OF THE

STATE OF NEW JERSEY,

CONVENED AT TRENTON,



ON THE TWENTY-FOURTH DAY OF OCTOBER, ONE THOU-
SAND EIGHT HUNDRED AND FOURTY-THREE.

Being the first sitting of the Sixty-Eighth Session.

1843-44.



2d Sitting see p. 123

¹⁰ NEW-BRUNSWICK, N. J.

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1844.

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LIST OF MEMBERS

OF THE

LEGISLATIVE COUNCIL.

<i>Atlantic,</i>	The Hon. Absalom Cordery.
<i>Cape May,</i>	" Maurice Beesley.
<i>Middlesex,</i>	" Abraham W. Brown.
<i>Somerset,</i>	" George H. Brown.
<i>Gloucester,</i>	" Joshua P. Browning.
<i>Essex,</i>	" Joseph S. Dodd.
<i>Sussex,</i>	" Benjamin Hamilton.
<i>Burlington,</i>	" James S. Hulme.
<i>Warren,</i>	" Charles J. Ihrie.
<i>Cumberland,</i>	" Enoch H. Moore.
<i>Salem,</i>	" Joseph C. Nelson.
<i>Monmouth,</i>	" James Patterson.
<i>Morris,</i>	" John H. Stansborough.
<i>Hunterdon,</i>	" William Wilson.
<i>Mercer,</i>	" George Woolsey.
<i>Hudson,</i>	" Edwin R. V. Wright.
<i>Bergen,</i>	" John H. Zabriskie.
<i>Passaic,</i>	" Elias D. Canfield.

LIST OF MEMBERS.
OF THE
GENERAL ASSEMBLY.

- Atlantic.*—George Wheaton.
Bergen.—William G. Hopper, Jacob C. Terhune.
Burlington.—Joseph Satterthwait, John C. Deacon, Thomas Harrison, Benjamin Ridgeway, Isaiah Adams.
Cape May.—Reuben Willetts.
Cumberland.—Joseph Taylor, Daniel L. Burt, Josiah Shaw.
Essex.—Stephen Congar, Isaac Van Wagenen, John Runyon, Samuel C. Smith, Jephtha Baldwin, Lemuel W. Jacobus, Jotham Potter.
Gloucester.—Samuel W. Cooper, Benjamin Harding, Nathan T. Stratton, Thomas B. Wood.
Hudson.—Benjamin F. Welsh.
Hunterdon.—Jonathan Pickle, John Swackhamer, John H. Case, Joseph Johnston.
Mercer.—Israel J. Woodward, Richard J. Bond, John Lowrey.
Middlesex.—John D. Field, William L. Schenck, William Patterson, Joel B. Laing.
Monmouth.—T. C. Throckmorton, John R. Conover, Joseph Brinley, Benjamin L. Irons, Samuel M. Oliphant.
Morris.—James Clark, John M. Losey, Samuel Willet, George Vail.
Passaic.—Wm. S. Hogencamp, Thaddeus Board.
Salem.—Thomas Bilderback, Samuel Copner, A. Wallace.
Somerset.—Peter Voorhees, Samuel Reynold, Peter Kline.
Sussex.—Jesse Bell, Absalom Dunning, Timothy H. Cook.
Warren.—Stephen Warne, Abraham Wildrick, Robert C. Caskey.

JOURNAL OF THE PROCEEDINGS
OF THE
LEGISLATIVE COUNCIL
OF THE
STATE OF NEW JERSEY.

TRENTON, Tuesday, October 24, 1843.

This being the time and place for the Annual Meeting of the Legislature, the following Members of the Legislative Council appeared, viz :

Hon. Maurice Beesley, " Abraham W. Brown, " George H. Brown, " Joshua P. Browning, " Absalom Cordery, " Joseph S. Dodd, " Benjamin Hamilton, " James S. Hulme, " Charles J. Ihrie, " Enoch H. Moore, " Joseph C. Nelson, " James Patterson, " John H. Stansborough, " William Wilson, " George Woolsey, " Edwin R. V. Wright, " John H. Zabriskie,	of Cape May, " Middlesex, " Somersèt, " Gloucester, " Atlantic, " Essex, " Sussex, " Burlington, " Warren, " Cumberland, " Salem, " Monmouth, " Morris, " Hunterdon, " Mercer, " Hudson, " Bergen.
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James Patterson, Esq. of the county of Monmouth, produced a certificate of election, as a member of the Legislative Council, for the county of Monmouth,

Which certificate was read and approved.

Whereupon he took and subscribed the oath prescribed by the Constitution and Laws of New Jersey, before George H. Brown, Esq., one of the Members of Council elect, and took his seat in Council.

Maurice Beesley,
 Abraham W. Brown,
 George H. Brown,
 Joshua P. Browning,
 Absalom Cordery,
 Joseph S. Dodd,
 Benjamin Hamilton,
 James S. Hulme,

Charles J. Ihrie
 Enoch H. Moore,
 Joseph C. Nelson,
 John H. Stansborough,
 William Wilson,
 George Woolsey,
 Edwin R. V. Wright,
 John H. Zabriskie, Esqrs.

severally produced certificates of their being elected members of the Legislative Council from their respective counties,

Which were read and approved.

Whereupon they severally took and subscribed the oaths and affirmations prescribed by the Constitution and Laws of New Jersey, before James Patterson, Esquire, and took their seats in Council.

The Members of the Council present being all sworn or affirmed, proceeded to elect a Vice President.

Whereupon the Honorable James Patterson being put in nomination, was unanimously elected Vice President of Council, and having taken the oath prescribed by law, was conducted to the Chair.

The Vice President before taking his seat addressed the Council as follows :

*" Councillors—*It is with feelings of no ordinary character that I receive the unanimous vote of this body as Vice President of the Legislative Council of New Jersey ; and for this I return you my sincere thanks. It shall be my aim to preside over you fairly and impartially, and I hope that your deliberations will be conducted with a great deal of good feeling, and that your whole aim will be to promote the best interests of the citizens of New Jersey."

Council then proceeded to elect a Secretary,

Whereupon Alexander Boyles being nominated, was unanimously elected Secretary, and having taken the oath prescribed by law, took his seat at the table.

Robert Shay was appointed Sergeant-at Arms and Door Keeper.

Mr. Wilson offered the following Resolution :

Resolved, That the Secretary inform the House of Assembly, that Council have met, formed a quorum, elected the Honorable James Patterson Vice President, and Alexander Boyles, Secretary, and have proceeded to business,

Which was read and adopted.

Mr. Wilson offered the following Resolution :

Resolved, That a Committee be appointed to prepare Rules and Regulations for the government of Council, and that the Rules of the last Council be adopted and continued until others be reported and agreed to,

Which was adopted, and

Messrs. Wilson and Hulme were appointed said committee.

Mr. Wilson offered the following Resolution :

Resolved, That when Council adjourn, it adjourn to ten o'clock to-morrow morning, and that hereafter Council will meet at that hour until otherwise ordered,

Which was adopted.

On motion of Mr. Ihrie, Council adjourned till ten o'clock to-morrow morning.

WEDNESDAY, October 25, 1843.

At ten o'clock Council met.

Mr. Canfield appeared, produced a certificate of election, as a member of the Legislative Council, from the county of Passaic,

Which was read and approved.

Whereupon he took and subscribed the oath prescribed by the Constitution and Laws of New Jersey, and took his seat in Council.

The following Message was received from the House of Assembly, by Mr. Newell, their Clerk :

HOUSE OF ASSEMBLY,

October 24, 1843.

Mr. Vice President,

I am directed to inform Council, that the House of Assembly have met, formed a quorum, and have elected the Honorable Joseph Taylor, of Cumberland, Speaker, and James M. Newell, Clerk, and have proceeded to business.

A Message from the House of Assembly, by Mr. Newell,

their Clerk, informed Council, that the House of Assembly have adopted the following resolution, viz :

HOUSE OF ASSEMBLY,

October 25, 1843.

Mr. Vice President,

I am directed to inform Council, that the House of Assembly have appointed Messrs. Conover, Congar and Patterson, a committee to wait on His Excellency the Governor, and inform him that both Houses of the Legislature have met and proceeded to business, and are ready to receive any communication he may be pleased to make, and request the appointment of a similar committee on the part of Council,

Which was read and adopted, and

Messrs. Ihrie and Hulme appointed on the part of Council.

Ordered that the Secretary inform the House of Assembly thereof.

Mr. Wilson presented a petition relative to a revision of the Constitution of New Jersey,

Which was read and referred to Messrs. Wilson, Woolsey and Hamilton.

Mr. Ihrie from the Joint Committee appointed to wait on the Governor, reported that the committee had performed that duty, and that His Excellency informed them that he would make a communication to both Houses this afternoon.

Mr. Woolsey offered the following Resolution :

Resolved, That when Council adjourn, they adjourn until three o'clock this afternoon, and that it be the standing hour of adjournment until otherwise ordered by Council.

On motion of Mr. Wilson, Council adjourned till three o'clock, this afternoon.

At three o'clock Council met.

Mr. Hamilton asked and obtained leave to present the following bill, entitled An Act to repeal the Act entitled "An Act to regulate Elections, passed March 12th, one thousand eight hundred and thirty-nine,"

Which was read, and

On motion of Mr. Canfield referred to the Committee on the Judiciary.

The Vice President announced the following gentlemen as the Standing Committees of Council, viz :

On the Judiciary,	}	Messrs. Canfield, " Wilson, and " G. H. Brown.
On Agriculture,	}	" A. W. Brown, " Stansborough, and " Moore.
On Education,	}	" Ihrie, " Beesley, and " Hamilton.
On Militia,	}	" Wright, " Ihrie, and " Woolsey.
On Claims & Pensions,	}	" Hamilton, " Nelson, and " Dodd.
On Corporations,	}	" Wright, " Cordery, and " Hulme.
On unfinished business,	}	" Zabriskie, " Browning, and " G. H. Brown.

And the following gentlemen as Joint Committees on the part of Council, viz :

On State Prison Accounts.	}	Messrs. A. W. Brown, and " Hulme.
On Treasurer's Accounts,	}	" Ihrie and " Dodd.
On Public Printing.	}	" Wright and " A. W. Brown.

A Message from the House of Assembly, by Mr. Newell,

their Clerk, informed Council that the House of Assembly had adopted the following Resolution :

Resolved, That the House of Assembly is now ready to go into Joint Meeting for the appointment of Governor, and such other State and County officers as may be deemed necessary—and request Council to name time and place,

Which was read and ordered to lie on the table.

The following Message was received from the Governor.

MESSAGE.

To the Legislative Council and

General Assembly of the State of New Jersey :

Gentlemen :—

In meeting you again at the commencement of another annual session of the Legislature, it affords me unqualified pleasure to be able to congratulate you that the affairs of the State are, in all important respects, in a prosperous condition. The Treasury is comparatively free from embarrassment, its annual resources are adequate to all the ordinary public demands, and the most devout acknowledgements are due to our Divine Benefactor for the bounties of Providence, and the general health and tranquility which have prevailed during the year.

It is also a subject for grateful remark, that we are permitted to rejoice, after a long season of depression, in the prospect of returning commercial prosperity : and I should prove unfaithful to the strongest convictions of public duty, if I failed to recognise among the causes of the reviving industry and enterprise of the country, the protecting legislation of the last Congress. Some changes may possibly be made with advantage in the rate of duties, but the general features of the present Tariff are believed to be in accordance with the soundest wisdom. Its wholesome operation has already given a new impulse to the hand of industry, and its beneficent provisions, rewarding labor, re-

munerating capital, and equalizing prices, can scarcely fail, if undisturbed, to restore the country to its former prosperity. I trust therefore that the law will be permitted to have a fair trial.

New Jersey has always regarded the protection and encouragement of our own industry as essential to national independence and happiness. The protecting system should, in fact, be considered the settled policy of the country, never to be affected by the progress or results of any of the struggles for place and power that may from time to time divide the people. I confidently hope that Congress will exhibit in its future proceedings on this subject, the uniformity, steadiness and wisdom which are so indispensable to the public welfare.

The people of this State also look to Congress for an equitable distribution of the proceeds of the sales of the public lands among the several States, and I should feel that I had not discharged my duty, if I failed to urge you to insist upon it. We hold it to be the true policy of the country to raise the means for the support of Government by the imposition of duties on foreign Commerce, and to divide among the States their inheritance in the public domain.

Complaints have been made from time to time of oppression suffered by the owners of vessels sailing between the ports of this State and the State of Virginia, under a law of the latter state. By this law all vessels sailing between that state and the state of New York are subject to the inspection of certain of her officers, and the payment of inspection fees. It is, as I understand, a retaliatory measure growing out of some differences between those states, or rather arising from a refusal of the Executive of the state of New York to surrender certain persons claimed as fugitives from justice. Though designed to reach the vessels of New York only, yet as our vessels, in passing from New Jersey to the state of Virginia, pass over the waters of the state of New York, the law is enforced upon the vessels of this state. Petitions on the subject were presented to the last Legislature, and by a concurrent resolution of the two houses it was made my duty to open a correspondence with the Governor of the state of Virginia, urging upon him the propriety of having the law so modified as to exempt vessels owned by citizens of this state from its operation. I performed that service; in obedience to the Resolution of the Legislature, and a

copy of my letter is herewith submitted. No answer has yet been received, but I feel persuaded that it will receive from the Executive of that state the most respectful consideration. I have not of late heard any fresh complaints on the subject, and I cannot but hope that the cause may have been removed. Should it prove otherwise, further action on the subject will be necessary.

By another concurrent resolution of the last Legislature, I was directed to present to the American Atheneum at Paris, such of the Public Laws and documents of this state as might seem to me proper to be selected for that purpose. I performed this service with great pleasure, and caused the books and papers to be transmitted in the manner pointed out by the Directors of that institution. It may be proper to state that this institution has been founded with the praiseworthy object of collecting at Paris the public laws and other documents relating to the several American states, for the convenience of our countrymen who may be abroad, and who may have occasion to refer to them in matters of business or pleasure. I have received from the President of the Association an answer to my letter with respectful acknowledgements to the Legislature for their kind action on the subject, a copy of which accompanies this communication.

I herewith transmit sundry Resolutions passed by the Legislature of the Commonwealth of Massachusetts, as received from the Executive of that state, one against the annexation of Texas to the Union, another concerning an amendment to the Constitution of the United States, and a third concerning French depredations on American Commerce, previous to the convention of 1800. I also inclose certain Resolutions of the Legislature of Alabama, in regard to the controversy between New York and Virginia, and on the subject of the assumption of state debts by the General Government, and against the odious doctrine of repudiation. These Resolutions are respectfully submitted for your consideration, from a proper respect to the states by which they have been adopted.

The Treasurer will present you with a full report of the state of the Treasury. His accounts will be found to have been faithfully and accurately kept, and will show that the fiscal affairs of the state are in a satisfactory condition. It will be seen that the floating debt contracted by loans from the banks, has been paid off. The only debt that remains unpaid consists of loans from the School Fund. This it is

believed may be readily liquidated in the course of another year by raising the usual tax, if the expenses of the government should not exceed those of the past year.

In a statement furnished me by the Treasurer, he estimates that after applying the tax of the present year, with the balance in the Treasury and the bonds for seventeen thousand dollars of the Camden and Amboy Railroad Company, and the Delaware and Raritan Canal Company, now in the Treasury, to the payment of the debt to the School Fund, there will remain due to that Fund at the end of the present year, (and this is the only debt that remains) a sum rather less than thirty-three thousand dollars. It is no more than just to say, that great economy and prudence have been exercised by the legislature, in endeavoring to reduce the public expenses, and if possible to extinguish the small debt that remains. A careful examination will not fail to satisfy you that there has been of late a continual improvement in the condition of the public finances. I deem it unnecessary here to go into further detail, as the account will be so soon presented by the Treasurer, and to his statement I beg leave respectfully to refer you.

The present amount of the School Fund will not vary much from \$350,000. This fund has increased within the last six years about \$80,000, although during that time the sum of \$30,000 has been annually distributed among the several counties. Prior to that time the sum distributed was only \$20,000. The report of the Trustees of the School Fund will show in a more particular manner every thing connected with this important subject.

There are at this time thirteen beneficiaries of the state in the deaf and dumb institutions of New York and Pennsylvania, and eleven in the institutions for the blind, all enjoying the benefit of the benevolent provisions of the Legislature in the excellent institutions which modern philanthropy has devised for the education of these unfortunate classes of society.

By the Quarter Master General's report herewith also submitted, you will be informed of the condition of the public arms. They will be found carefully preserved under the direction of this officer, who has always evinced a just pride in his attention to his department. The armory has undergone during the year some important repairs under the appropriation made for that purpose. It will be seen that the improvements were demanded by the situa-

tion of the Arsenal, and that the money has been judiciously expended.

The Commissioners of Pilotage have furnished me their report, which I subjoin. The pilots under their charge have brought into port during the past year 487 vessels, a large majority of which were boarded out of sight of land, and some at a distance of two hundred miles, and they have taken to sea 430 vessels; making in all of vessels piloted out and in during the year 917. The present Board of Commissioners feel a just pride in carrying out the system of Jersey pilotage with energy, and I trust they will receive, as they are eminently entitled to, the countenance of the Legislature.

A full and encouraging report from the Keeper of the State Prison is also herewith presented. He reports 155 prisoners, being an increase of 18 during the year. The health of the prisoners has been generally good. The business operations of the Prison under the present officer, have been, I think, greatly advanced and promoted. He has introduced as far as practicable a cash system, with manifest advantage. Instead of the continually occurring disappointments from losses by bad debts, the Keeper thinks there will not be one dollar of loss sustained from this source during the year. The earnings have exceeded the expense of the Prison for the year, in the sum of \$2,969 80. This estimate does not include the salaries of the officers, who are paid by the State Treasurer. The capital of the Prison has been largely increased during the three past years. I commend this report to the consideration of the Legislature, in the belief that you will find just cause for being satisfied with the manner in which the complicated and difficult business of this Institution has been conducted.

To your patriotism, gentlemen, is now confided the guardianship of public interests. Permit me then in taking my leave of you to express the hope, that the temper and wisdom of your proceedings may be such as to promote union and harmony among the people, and increase the honor, welfare and influence of the State. And may that benignant Being, who rules the destinies of men and nations, preside over your deliberations, and preserve to us and to those who may come after us, the inestimable blessings of Constitutional liberty.

WM. PENNINGTON.

Trenton, October 24, 1843.

DOCUMENTS

ACCOMPANYING THE

GOVERNOR'S MESSAGE.

[No. 1.]

EXECUTIVE DEPARTMENT,
Trenton, N. J.
March 17, 1843. }

SIR—I have the honor to enclose a certified copy of a preamble and a resolution adopted by the Legislature of this State, at its late session. That resolution, as is fully explained by the preamble, has grown out of complaints within the past year, of an act of the Legislature of the State of Virginia, deemed by the owners of vessels belonging to this State and sailing from ports in this State to the State of Virginia, oppressive and unjust. The law in question it is believed was never designed to operate upon citizens of this State owning and navigating vessels directly between New Jersey and Virginia. The mere fact of crossing waters within the jurisdiction of the State of New York, has, it is supposed, either by some general term used in the act, or by a construction which it has received, been made to operate without being so designed by its framers, upon vessels of this State owned and navigated by New Jerseymen and sailing directly to Virginia.

In obedience to the express will of the Legislature, and in accordance with my own feelings, I beg leave respectfully to call your attention to this subject, and to request that you will use your influence with the Legislature of the State of Virginia to procure such a modification of the act in question as shall remedy the evil complained of. The importance of a good understanding among the different States, and among the people of the different states, no person, from my acquaintance with you, will I am sure,

more highly appreciate or derive more satisfaction in promoting. Especially do I feel that this should be the case with those States who have hitherto in their history had no ground for others than those sentiments of regard, which originated in their mutual toils and struggles.

I am with high consideration,

Your very obedient servant,

WM. PENNINGTON,

Gov. of New Jersey.

His Excellency, the Governor, }
of Virginia. }

[No. 2.]

*To His Excellency William Pennington,
Governor of New Jersey.*

PARIS, 24th July, 1843.

Sir—I am charged by the Directors of the American Atheneum, at Paris, to acknowledge your Excellency's letter, of the 19th June last, enclosing a copy of a resolution of the legislature of New Jersey, authorising the presentation to the Atheneum, of certain public laws and documents.

In behalf of the Directors, I beg leave to express to you, and through you to the Legislature of the State, their grateful sense of the prompt and liberal manner in which their application has been met. Should any documents of interest be hereafter published by the State, it is needless to assure your Excellency that we should esteem it a great favor to be supplied with them.

Thanking you for the interest you have been pleased to declare in the objects and welfare of our infant institution,

I have honor to be with much respect,

Your Excellency's very obedient servant.

HENRY LEDYARD,

President American Atheneum, at Paris.

[No. 3.]

COMMONWEALTH OF MASSACHUSETTS.

SECRETARY'S OFFICE, }
Boston, April 17, 1843. }

Sir—I have the honor to transmit to you, by order of His Excellency, the Governor, the enclosed copies of certain Resolutions of the Legislature of this Commonwealth.

Very respectfully,

Your obedient servant,

JNQ. A. BOLLES,

Secretary of the Commonwealth.

R E S O L V E S*Against the Annexation of Texas to the Union.*

Resolved, That under no circumstances whatsoever, can the people of Massachusetts regard the proposition to admit Texas into the Union in any other light than as dangerous to its continuance in peace, in prosperity, and in the enjoyment of those blessings which it is the object of a free government to secure.

Resolved, That the Senators and Representatives of Massachusetts, in the Congress of the United States, be requested to spare no exertions to oppose, and if possible, to prevent, the adoption of the proposition referred to.

Resolved, That His Excellency the Governor, be requested to transmit one copy of these resolutions to the Executive of each of the United States, and a like copy to

each Senator and Representative in Congress from Massachusetts.

House of Representatives, March 16, 1843.

Passed,

DANIEL P. KING, Speaker.

In Senate, March 17, 1843.

Passed,

FREDERICK ROBINSON, Pres't.

A True Copy—Attest,

JOHN A. BOLLES,

Secretary of the Commonwealth.

RESOLVES

Concerning an Amendment to the Constitution of the United States.

Resolved, That the following amendment to the Constitution of the United States be, and hereby is recommended to the consideration of Congress, to be acted on according to the fifth article. The third clause of the second section of the first article shall read in the words following: Representatives and direct taxes shall be apportioned among the several States which are or may be included within this Union, according to their respective numbers of free persons, including Indians not taxed. The actual enumeration shall be made within two years from the date of the adoption of this amendment in the manner provided by the constitution, and within every subsequent term of ten years, in such manner as the Congress shall by law direct. The number of representatives shall not exceed one for every thirty thousand, but each State shall have at least one representative.

Resolved, That His Excellency, the Governor, be requested to transmit a copy of the foregoing resolve, and the proposed amendment, to each of the Senators and Members of the House of Representatives of this Commonwealth, in the Congress of the United States.

Resolved, That His Excellency, the Governor, be requested to transmit a copy of the same resolve and amendment, to the Executive of the United States and of the several States.

House of Representatives, March 23, 1843.

Passed,

DANIEL P. KING. Speaker.

In Senate, March 23, 1843.

Passed,

FREDERICK ROBINSON, Pres't.

A True Copy—Attest,

JNO. A. BOLLES,

Secretary of the Commonwealth.

RESOLVES

Concerning French Depredations on American Commerce previous to the Convention of Eighteen Hundred.

Resolved, By the Senate and House of Representatives, in General Court assembled, That the depredations on American commerce, committed by the authority of the French Republic, previous to the month of September, eighteen hundred, were in violation of the law of nations, and of existing treaties, and created a claim which the government of the United States was bound, by its duty of affording protection to its peaceable citizens to sustain and enforce.

Resolved, That the government of the United States, having, by the ratification of the convention of September thirtieth, eighteen hundred, with amendments, released the French nation from said claim, for a valuable consideration, assumed the obligations of said claim upon itself, and is bound to discharge it, alike by the obligations of equity, and by the injunction of that provision of the federal constitution, which declares that "private property shall not be taken for public use without just compensation."

Resolved, That it is due alike to the honor of the Ameri-

can name, and to the support of that confidence which citizens should feel in the wisdom and rectitude of their rulers, that speedy provision should be made by act of Congress for the rendering of justice, so long delayed.

Resolved, That His Excellency, the Governor, be requested to transmit copies of these resolves, and of the accompanying report to the Senators and Representatives from this Commonwealth in Congress, and to the Executives of the several States.

House of Representatives, March 24, 1843.

Passed,

DANIL P. KING, Speaker.

In Senate, March 24, 1843,

Passed,

FREDERICK ROBINSON, Pres't.

A True Copy—Attest,

JNO. A. BOLLES,

Secretary of the Commonwealth.

[No. 4.]

STATE OF ALABAMA.

JOINT RESOLUTION

In regard to the Controversy between New York and Virginia.

The Committee on Foreign Relations, to which was referred the Report and Resolutions of South Carolina, adopted at its recent session, in relation to the controversy between New York and Virginia, together with a copy of the act of the General Assembly of South Carolina, "To prevent the citizens of N. York from carrying slaves out of said State and to prevent the escape of persons charged with

the commission of any crime," have had the subject under consideration, and beg leave to report the following resolutions, and ask their unanimous adoption :

Resolved, By the Senate and House of Representatives of the State of Alabama, in General Assembly convened, That the State of Alabama will sustain the State of Virginia, in all needful and proper measures, to redress the wrongs complained of, and to prevent their recurrence.

Resolved further, That the Governor send copies of this report and resolve, to the Governors of the several States, and our Senators and Representatives in Congress.

JNO. ERWIN,

Speaker of the House of Representatives.

NATH'L. TERRY,

President of the Senate.

DEPARTMENT OF STATE,

Tuscaloosa, Ala. Feb. 27th, 1843. }

I certify the foregoing to be a true copy of the original Preamble and Resolutions, on file in this Department.

W. GARRET,

Secretary of State.

JOINT RESOLUTIONS

On the subject of the Assumption of State debts by the General Government, and against the repudiation of State debts.

Whereas, the subject of the public and foreign indebtedness of the states of this Union, has created great interest and excitement throughout the United States, and a deep sensation in foreign countries, to the prejudice of the states, to the General Government, and to American credit abroad. And *whereas*, the agitation of this subject in Congress, has drawn the attention of the world to that

body, as the source whence is to come the payment of the state debts, and the relief of the creditors of the states. And whereas, many gigantic schemes of assuming the state debts by the General Government, in various shapes and under various names have been, and are still in contemplation. And whereas, Alabama is one of the states so indebted, it is a proper time for the Representatives of the people of the state of Alabama, to declare their opinions and sentiments fully, on said subjects, and on the mode and manner suggested, for the payment of the said state debts. Therefore—

Be it resolved by the Senate and House of Representatives of the state of Alabama, in General Assembly convened, That the state of Alabama is fully able to meet her own debts and liabilities; her faith and honor are pledged for the redemption of her Bonds. The idea of repudiation is repugnant to her, and she recognizes her great *Seal*, as binding every foot of soil belonging to her citizens.

Resolved further, That while she spurns the idea of forfeiting her credit abroad, she will never consent to become tributary to the General Government. She holds the principle to be true, that to force a favor upon a state, without her consent, is as much a violation of her sovereignty, as to force her to yield a right which is reserved to her by the constitution; and her right to reject a proffered service, is co-existent and co-extensive with her right to receive it.

Resolved further, That the assumption of the state debts by Congress, directly or indirectly, would be a violation of the constitution of the Union, and the sovereignty of the states.

Resolved, further, That we instruct our Senators, and request our Representatives in Congress, to use all needful and proper means to prevent the passage of any act which contemplates, either directly or indirectly, the assumption of state debts.

Resolved further, That the Governor of this state be requested to transmit a copy of these resolutions and preamble to each of our Senators and Representatives in Congress, and to the Legislatures of each of the states.

JNO. ERWIN,

Speaker of the House of Representatives.

NATH'L TERRY,

President of the Senate.

DEPARTMENT OF STATE,
Tuscaloosa, Ala., Feb. 28th, 1843. }

I certify the foregoing to be a true copy of the original
Preamble and Resolutions, on file in this Department.

W. GARRETT,
Secretary of State.

[No. 5.]

To his Excellency,

William Pennington,

Captain General and Commander-in-Chief of all the
Militia, and of other Military force in the State of
New Jersey.

The Quarter Master General of the State of New Jersey respectfully presents his Report as required by law, of the "Number and condition of the Arms and Equipments, and Camp Equipage, belonging to the State of New Jersey, at present in the State Arsenal," viz :

14	New Brass 6 lb. ordnance with equipments.	
2	French 4 lb. " " "	
2	New Iron 5 lb " " "	
1	Old " " " " "	from Cumberland.
1	" " " " "	" Somerset.
6642	New Muskets.	
3000	Old " repaired, cleaned, and in order.	
290	New Rifles.	
180	" Pistols, with holsters and housings.	
70	" Sabres, " belts, &c.	
180	" Cartridge boxes and belts, for Cavalry.	
752	Old Muskets, from different Brigades, out of order.	
2468	" Cartridge boxes and belts.	
2137	" Bayonet belts.	
1005	" Knapsacks.	
56	New Artillery Swords, with belts.	
290	" Rifles, Pouches, and Flasks.	

425 Canister and strap shot, in boxes.

118 Tents and Fixtures.

12 Marquees.

119 Camp Kettles.

12 Spontoons.

4 Double sett of Harness.

6 Valises.

3 Saddles.

282 Primers and Brushes.

Since the last annual report, there have been delivered out of the New Jersey State Arsenal, upon requisition, according to law and custom, viz ;

1842.

Nov. 1st. To Capt. James Wilson, to the use of "The Scott's Guards," of Elizabethtown, Essex Brigade—

50 Cartridge Boxes, belts and Plates.

50 Bayonet scabbards and belts.

" 4th, To captain Joseph Cogle, to the use of "The Hampden Cadets," Hunterdon Brigade,

32 new brown Muskets, with accoutrements.

1843.

Feb'y 17. To capt. Paradise, to the use of "The Washington Grays," of Jersey City, Hudson Brigade,

40 new brown Muskets, with accoutrements.

4 Artillery swords and belts.

" " To — Carter, to the use of "The Union Blues," of Newark, Essex Brigade.

60 new bright Muskets, with accoutrements.

May 3d. To capt. Pierson, to the use of "The Lafayette Guards," of Newark, Essex Brigade,

48 cartridge Boxes, belts and plates.

48 Bayonet scabbards and belts.

48 Primers and Brushes.

" 23d. To Lieut. Miller, to the use of the "New Germantown Guards," Hunterdon Brigade,

32 bright Muskets, with accoutrements.

4 Artillery swords and Belts.

June 8th. To Lieut. Bogart, to the use of the "First Troop of Cavalry," Bergen Brigade,
60 Pistols, holsters and housings.
30 Dragoon sabres and belts.

June 8th. To capt. Irick, to the use of the "Vincent Town Rifle Company," Burlington Brigade,
60 Rifles, with accoutrements.

July 18th. To capt. Fraime, to the use of the "Bloomfield Independent Battalion," Essex Brigade,
60 brown Muskets, with accoutrements.

" 20th. To capt. Dickinson, to the use of the "National Guards," of Trenton, Mercer Brigade,
24 new bright Muskets, with accoutrements.

32 old Muskets.

4 Artillery swords.

Aug. 5th. To capt. Griffith, to the use of the "Pater-son Artillery,"
12 Artillery swords and belts.

" 30th. To capt. Cummings, to the use of the "Princeton Troop of Cavalry," Mercer Brigade,
60 Pistols, with holsters and housings.

30 Dragoon sabres and belts.

Oct. 9th. To capt. Mackay, to the use of the "City Guards," of New Brunswick, Middlesex Brigade,
40 bright Muskets, with accoutrements.

" " To Capt. Moore, to the use of the "Neillson Guards," of New Brunswick, Middlesex Brigade,
40 bright Muskets, with accoutrements.

40 bright Muskets, with accoutrements.

And the undersigned begs leave also respectfully to report :

That in pursuance of an act of the Legislature, passed Feb. 22nd, 1843, he hath caused the alterations, improvements and repairs, to the New Jersey State Arsenal therein contemplated, to be made, for the preservation of

the arms, &c. ; and hath expended the whole amount of that appropriation in the work.

All which is respectfully submitted.

SAM'L R. HAMILTON,

Quarter Master General of New Jersey.

New Jersey State Arsenal,
Trenton, October 16, 1843. }

[No. 6.]

*Office of the Commissioners of
Pilotage for New Jersey.* }
Jersey City, 4th October, 1843. }

*To His Excellency, Wm. Pennington, Governor of
New Jersey.*

Sir : The Commissioners of Pilotage for New Jersey, in compliance with the law, most respectfully report to the Legislature of the state, that, during the past year, the Pilots (with one exception) under their supervision have diligently performed their duties. During this period they have brought into port (487) four hundred and eighty seven vessels ; a very large majority of which were boarded out of sight of land, some of them at a distance of two hundred miles and upwards ; and have taken to sea (430) four hundred and thirty vessels, making (917) nine hundred and seventeen vessels in charge this year. Shewing a total aggregate of (5087) five thousand and eighty seven vessels, since the enactment of the New Jersey Pilot Laws, passed February 9th, 1837.

All which is respectfully submitted.

By order of the Board,
JOHN F. ELLIS, Pres't.

Attest :

William Z. Rodgers, Secretary.

(No. 7.)

*To His Excellency William Pennington,
Governor of New Jersey.*

The Keeper of the State Prison respectfully reports :

The number of prisoners in confinement on the 30th September, 1842, was 137. There have been received since that period 88, and discharged 70 ; viz : by pardon 16, remission of fine and costs 2, on Habeas Corpus by the Supreme Court 1, by death 3, and by expiration of sentence 48 ; leaving in confinement at this date 155, which is an increase of 18 during the year. The average number for the past year has been about 153. The unusually large number of prisoners received, together with the frequency of discharges, has operated seriously to the embarrassment of our business operations. Good health has generally prevailed, and it is believed that the inmates of our prison enjoy this blessing in as great a degree as those of any kindred institution. Due attention is paid to the wants and comforts of the prisoner, as well as to furnishing him with constant employment, without overtasking his physical powers. The experience of three years has fully impressed me with the conviction that under our system no great degree of health can be maintained without regular employment. This with proper attention to cleanliness, wholesome diet, and judicious treatment, appears to be all that is necessary, except in a few isolated cases, to ensure general good health.

The discipline of the house is believed to be in a wholesome condition : good order and industrious habits so generally prevail that punishments are of rare occurrence, while the discipline is not relaxed.

In regard to the business operations of the prison, I trust my report will be satisfactory. The very great depression in all branches of manufactures which prevailed for the greater part of the year, was very sensibly felt by the institution. At the commencement of the year we were compelled to submit to a serious reduction in the price of labor done under contract in one of our departments ; and this with a reduced number of men employed. Shortly afterwards the contract in the shoe department expired, and owing to the dull state of trade could not be renewed. For a considerable part of the year only about 20 men were employed on materials furnished by a contractor ;

and the institution was compelled to work all the balance of the prisoners on its own account. The purchase of materials and sales of the product of the labor of so unusual a proportion of the prisoners, imposed great additional labor and responsibility on the Keeper. In this state of things my efforts were more directed to keeping the prison free from embarrassment, than to large prospective profits; and I was able to keep up the system of cash purchases throughout the year; while such care has been used in effecting sales, that it is believed that not a single dollar of bad debts has been made during the year.

The revival of business which is taking place, has been already favorably felt in the prison. A contract has recently been made for the labor of fifty convicts to be employed by the day at shoe making, at a price that will largely increase the earnings in this department. Ample security has been taken on the contract so as to secure the institution against all risk. The prices of labor in another department, have just been restored to the former standard, and our manufactures meet with ready sale at the improving prices. The present inventory has been taken at the minimum prices. This duty was confided to the deputy keepers in the several departments, who will attest the same under oath. Had the stock and materials on hand been appraised at the prices affixed to them three years since, it would swell our apparent earnings some \$5,000, and exhibit nearly as large a gain for the year as was ever reported.

The following statement will show the earnings and expenses for the year:

EARNINGS.		EXPENSES.	
Weaving ac't	2441 75	Furniture ac't	939 14
Cordwainers' ac't	2261 57	Provision ac't	4163 46
Chair making ac't	5105 08	Hospital ac't	176 79
Sundries ac't	757 10	Fuel ac't	1438 08
		Incidental ac't	857 31
		Interest ac't	16 92
	<u>\$10,056 50</u>		<u>\$7,506 70</u>
		Nett gain on the operations of the Prison for the year ending Sept. 30, 1843,	<u>\$2550 80</u>

The earnings for the year have exceeded the expenses in the sum of two thousand nine hundred and sixty nine

dollars and eighty cents. One thousand dollars of the surplus earnings have been paid into the State Treasury, leaving a balance of cash on hand of \$2,255 77 ; with the institution out of debt, and an unusually large stock of materials for our manufacturing operations on hand entirely paid for. The amount of labor done during the year, has been greater than usual ; while the earnings, from causes heretofore explained, have been something less than of last year.

The law requires that the salaries of officers, as well as expense of repairs and improvements made to the prison buildings and grounds, shall be paid out of the Treasury. These are therefore never included in the account of expenses. The board of inspectors regulate the amount of salaries, as well as repairs and improvements, and the keeper has no control over them whatever. The practice has been essentially the same for years ; and these items can never go into the account of expenses on the books until the law is changed.

For the purpose of showing more clearly the exact situation of the prison, I beg leave to exhibit the following statements showing its condition on the 10th Feb., 1841 ; its condition at this time ; and a general view of its operations for the three years it has been in my charge.

[STATEMENT A.]

Showing the situation of the Prison 10th February, 1841.

Amount of Stock and Materials on hand in the different manufacturing branches, as per Inventory, taken 10th Feb. 1841,	\$ 7,915 29
Provision, Hospital and Fuel accounts,	1,460 19
Furniture, including beds, bedding, clothing, tools, implements, &c. about the Prison,	5,915 26
Due the Prison on Book account, 10th February, 1841,	5,638 49
Due the Prison on Notes, 10th Feb., 1841,	2,909 37
Balance of Cash received of J. Voorhees, former Keeper, 10th Feb., 1843,	317 23
	<hr/>
	\$24,256 84

The Prison owed at that time :

On Book account,	\$6,130 90	
“ Bills payable,	634 17	
Outstanding debts not presented and not appearing on the books of the Prison, on 10th February, 1841, which have since been settled, and brought into the accounts as per report of committee of the Legislature in 1841,	1,997 80	
Bills receivable and unsettled accounts of long standing, on the books of the Prison, estimated to be bad, which the Joint Committee on State Prison accounts, with the sanction of the Legislature, have directed to be stricken from the Stock accounts, in A. D., 1842, viz :		
Bills receivable	\$2,942 35	
Bad debts included in the above,	\$1,244 71	
Of which there has been collected since 10 95	1,233 76	
	<hr/>	
	4,176 11	
	<hr/>	
		12,938 98
Balance, being the nett capital of the Institution, 10th Feb. 1841,		\$11,316 86

[STATEMENT B.]

Showing the situation of the Prison, 30th Sept. 1843.

Amount of Inventory, taken 30th Sept. 1843,	\$16,879 18
Book account due the Prison, “	4,625 15
Bills receivable, “	3,078 53
Balance of Cash on hand, “	2,225 77
	<hr/>
	\$26,838 63

Deduct apparent balances against the Prison on Book accounts, being payments on account of sales of goods on consignment, which will be over balanced by account of sales when rendered ; together with some small amounts due individuals, not called for, and unclaimed balances of long standing on the Books,

1,487 53

Nett capital on the 30th Sept. 1843, \$25,351 10

[STATEMENT C.]

Showing the operations of the Prison, from 10th February, 1841, to 30th September, 1843.

Nett capital of the Prison on the 10th February, 1841, as per Statement A.,	\$11,316 86	Cash paid into the Treasury in 1842,	\$ 1,600 00
Amount appropriated by the Legislature in 1841,	5,000 00	“ “ “ 1843,	1,000 00
Report'd surplus earnings for the year 1841	4,486 22	Nett capital of the Prison, 30th September, 1843, as per Statement B.,	25,351 10
“ “ 1842	4,178 22		<hr/>
“ “ 1843	2,969 80		\$27,951 10
	<hr/>		
	\$27,951 10		

The prospects for business for the coming year are most promising. Under the arrangements now in progress, the Institution can scarcely fail to raise a handsome profit, over the expenses of supporting the prisoners, and yield a considerable revenue to the State Treasury, unless some unforeseen misfortunes befall the Prison in its business operations. From calculations based on existing arrangements, the earnings for the next year may be fairly estimated at \$2,500 greater than those of the past, while it is not expected that the expenses will be seriously increased.

The supply of Books furnished by the Legislature is about sufficient yet, for the wants of the prisoners, but will need some additions in course of another year. They have been regularly distributed by myself, personally, during the year, to the manifest comfort and improvement of the prisoners; among them are upwards of thirty that are unable to read; and it is much to be regretted that the regulations of the prison afford no means of instruction. A few, with such occasional instruction as the Keepers could afford, have made some progress in learning to read. Those who have neither capacity nor opportunity for such improvements, have additional claims on our sympathy.

I cannot close my report without expressing my thanks, and I doubt not those of the people of the State, to the Clergymen of Trenton, for their persevering attention to the religious instruction of the prisoners. Preaching has been held on each Sabbath, with few interruptions during the year; and it is to be hoped that the inmates of our prison have not heard without profit the kind admonitions so faithfully given them by those who could have no motives but a desire for their welfare.

All which is respectfully submitted,

J. B. GADDIS, Keeper.

Office New Jersey State Prison, }
September 30th, 1843. }

Which was read, and on motion of Mr. Wright, was ordered to lie on the table.

On motion of Mr. Beesley, ordered, that 500 copies of said Message, with the accompanying documents, be printed for the use of Council.

Mr. Wilson, from the Committee on Rules, reported the following, which were read and adopted :

RULES OF COUNCIL.

RULE I.

The President for the time being shall not engage in any public debate without leave of the House, except so far as shall be necessary for regulating the form of proceedings ; but shall on all occasions support the strictest order, agreeably to the rules here laid down.

RULE II.

No member shall interrupt the business of the House by entering into private conversation during a debate, or whilst any business is before the House that requires the general attention.

RULE III.

Every member who rises to speak shall address himself to the Chair : and when any two members shall rise at the same time, the President shall determine which shall speak first.

RULE IV.

No member shall speak in any debate without rising, nor more than three times on any one subject of debate, unless he first obtain the leave of the House.

RULE V.

The members, during a debate, shall all keep their seats, except the member who rises to speak.

RULE VI.

The consent of a majority of the members present shall be necessary to engross or re-engross any bill. That on the final passing of any bill, the following question shall be taken : *Shall this bill* (as engrossed or re-engrossed, as the case may be,) *pass?* and if a majority of the whole Council vote in the affirmative, it shall be considered as having passed, and signed accordingly.

RULE VII.

That on every question for the final passage of a bill, unless the same shall pass by the unanimous vote of all the members of Council, the names of all the members present, with the yeas and nays on such question, shall be en-

tered on the journals of this House, and the like entry shall be made on every other question, if the same shall be moved for any one member previous to the call of the House.

RULE VIII.

That all Committees shall be appointed by the President, or, in his absence, by the Vice President.

RULE IX.

The following Standing Committees shall be appointed at the commencement of each session, until otherwise ordered :

- A Committee on the Judiciary.
- A Committee on Agriculture.
- A Committee on Education.
- A Committee on the Militia.
- A Committee on Claims and Revolutionary Pensions.
- A Committee on Corporations.
- A Committee on Unfinished Business.

Which several Committees shall consist of three members each.

The following Committees of two members each, shall be also appointed to act jointly with Corresponding Committees to be appointed by the House of Assembly :

- A Committee on the Treasurer's Account.
- A Committee on the State Prison.
- A Committee on State Printing.

RULE X.

That all motions entered on the Journals of this House, shall be entered in the names of those who make them, provided the same be required by any one member.

RULE XI.

That in all debates and proceedings the members shall keep themselves within the strictest rules of decency and decorum.

RULE XII.

That when an amendment, made in this House, to a bill from the House of Assembly, is disagreed to by that House, and not adhered to in this, the bill shall be considered as standing on a third reading.

RULE XIII.

That no bill shall be committed or amended until it shall have been ordered a second reading, except private bills,

as provided for in the twenty-fifth rule, after which it may be referred to a committee; and when reported, with or without amendments, (which amendments shall always be on a separate paper) the bill shall be considered as on a second reading; but when the committee think the bill cannot be made good by amendment, they shall not reject it, but report the bill back to the House, without amendment, and there make their opposition.

RULE XIV.

That no private bill be read a second time, unless a printed copy thereof be in possession of Council.

RULE XV.

That no bill shall be read more than once on the same day. No standing rule or order of Council shall be dispensed with, unless by the assent of two-thirds of the members present; nor rescinded or amended without one day's notice being given of the motion therefor.

RULE XVI.

No motion shall be debated until the same shall be seconded; and it shall be reduced to writing, if the presiding officer or any member desire it.

RULE XVII.

That when a question is under debate, no motion shall be received but to adjourn, to lie on the table, or for the previous question, to postpone to a time certain, or for the present, to commit or amend, or to postpone indefinitely; which several motions shall have precedence in the order in which they are here arranged.

RULE XVIII.

A motion to adjourn shall be always in order, except when a vote is taking, and shall be decided without debate.

RULE XIX.

The previous question shall be in this form: *Shall the main question be now put?* and it shall only be admitted when demanded by two-thirds of the members of Council present, and shall be decided without debate.

RULE XX.

That no motion for the reconsideration of any vote shall be in order after a bill, resolution, report, or other subject upon which the vote was taken shall have gone out of the

possession of the Council, by a message to the House, announcing their decision ; and no motion for reconsideration shall be in order, unless made on the same day the vote was taken or upon the next day of actual session of the Council, and moved by a member who voted in the numerical majority.

RULE XXI.

Every joint resolution, order, or vote from the House, to which the concurrence of Council is necessary, shall lie on the table one day before it is finally acted upon by Council.

RULE XXII.

The first business of each day shall be to read over the journal of the preceding day ; then petitions, memorials, remonstrances, letters, or documents necessary or proper to be laid before Council ; after which the reports of such committees as shall be ready to report the business to them committed shall be received.

RULE XXIII.

All bills may be made the order of a particular day, and public bills, when called for, shall have the preference of private bills, which (whenever two or more private bills shall be called for by members) shall be taken up according to their seniority, reckoning from the date of their introduction into Council.

RULE XXIV.

That all bills and special reports of committees be numbered by the Secretary as they are severally introduced, and a list made of the same, to lie on the table, and to be called up for consideration by the presiding officer according to their numerical order : subject nevertheless to postponement on special motion for the purpose of taking up any bill or report which the House may order to be taken up and considered in preference.

RULE XXV.

That no private bill originating in the House of Assembly shall pass to a second reading until the same shall have been committed.

RULE XXVI.

That no bill for a divorce shall be taken up on a second reading, unless it shall be made to appear, by oath or af-

firmation, that the other party is not at the time of presenting the petition a resident in the State of New Jersey, or, if a resident, that notice has been duly served, on him or her, of the intended application for a divorce.

RULE XXVII.

The President of Council, when present, shall be called by the Clerk in all cases when by the Constitution he has a casting vote.

RULE XXVIII.

No member shall be suffered to have his vote recorded on any question, when the yeas and nays are called, unless he be present to answer to his name; and no person shall be permitted to change his vote without the unanimous consent of the members present, unless he at that time declares that he voted under a mistake of the question.

RULE XXIX.

On filling up blanks, the question shall first be taken on the largest sum, greatest number, and most distant day.

RULE XXX.

A majority of members of Council, shall constitute a quorum for legislation, and whenever a less number than a quorum of Council shall convene at a regular meeting, and shall adjourn, the names of those present may be entered on the Journals.

RULE XXXI.

When a less number than a quorum of Council shall convene at any regular meeting, they are hereby authorized to send their sergeant-at-arms, or any other person or persons by them authorized, for any or all absent members.

RULE XXXII.

That whenever a memorial is referred to a committee praying for an act of incorporation, agreeably to the provisions of the "Act relative to incorporations," the committee shall not have leave to report by bill, unless the evidence is exhibited to them, and reported to Council, that the intended application has been advertised according to law in such cases.

RULE XXXIII.

Whenever a bill or resolution that has passed Council shall be carried to the House of Assembly, all papers and

documents relating thereto on the files of Council shall be carried by the Secretary, with such bill or resolution to the House of Assembly.

Mr. A. W. Brown offered the following resolution :

Resolved, That the sum of two dollars be appropriated to each member of Council and to the Secretary, for such newspaper or newspapers as they may order during the present session of the Legislature,

Which was read and adopted.

On motion of Mr. Ihrie, Council adjourned to ten o'clock to morrow morning.

THURSDAY, October 26, 1843.

At ten o'clock Council met.

Mr. Browning presented a petition from sundry citizens of the county of Gloucester, praying for the passage of a law to abolish capital punishment,

Which petition was read and referred to Messrs. Browning, Hamilton, and G. H. Brown.

Mr. A. W. Brown presented a petition from Mary Ann F. Randolph, for a divorce from her husband, Stelle F. Randolph,

Which was read and referred to Messrs. A. W. Brown and Woolsey.

Mr. Canfield presented a petition from Rachel C. Blauvelt, for a divorce from her husband, Abraham Blauvelt,

Which was read and referred to Messrs. Canfield and Wilson.

Mr. Wright asked and obtained leave to present a petition from the Mayor of Jersey City, for the passage of an act to alter the law incorporating the same,

Which was read and referred to the Committee on Corporations.

Mr. Wilson offered the following resolution ;

Resolved, That the Secretary be authorized to furnish

the requisite supply of stationary for the use of Council, at the expense of the State,

Which resolution was read and adopted.

Mr. Wilson offered the following resolution :

Resolved, That the Secretary inform the House of Assembly that Council will be ready to go into joint meeting for the appointment of Governor, and such other State and County Officers as may be deemed necessary, to-morrow morning at ten o'clock in the Assembly room,

Which was read and agreed to.

Ordered, That the Secretary inform the House of Assembly thereof.

On motion of Mr. Hulme, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. G. H. Brown offered the following petitions, viz :

A petition for Commissioners to divide the real estate of Jacob De Groot, deceased, and a petition to confirm the manumission of slaves,

Which were severally read and referred to the committee on the Judiciary.

Mr. Woolsey presented a petition for the revision of the Constitution,

Which was read and referred to the committee appointed upon that subject.

Mr. A. W. Brown asked and obtained leave to present a bill to divorce Mary Ann F. Randolph from her husband Melle F. Randolph,

Which was read by its title and ordered to have a second reading.

Mr. Zabriskie from the committee on Unfinished Business, made the following report, viz :

No. 1. An Act to authorise the erection of a Court House, in the County of Sussex.

No. 2. A further Supplement to the Act, entitled An Act securing to Mechanics, and others, payment for their labor, and materials, in erecting any house or other building within the limits therein mentioned.

No. 3. A Supplement to the Act, entitled An Act, for

preventing the injury of illegal confinement, and better securing the liberty of the people, passed the eleventh day of March, one thousand seven hundred and ninety-five.

No. 4. A Supplement to the Act, entitled An Act, for erecting the North Ward of Perth Amboy, and a part of the Township of Woodbridge, in the County of Middlesex, into a City, and for incorporating the same, and title of the City of Perth Amboy—passed the twenty-first day of December, one thousand seven hundred and eighty-four.

No. 5. An Act to prevent unnecessary costs in criminal prosecutions,

Which report was read and accepted.

Mr. Wright, from the joint committee on Public Printing presented the following resolution :

Resolved, the House of Assembly concurring, That Franklin S. Mills, of Trenton, be employed to do the current printing of both houses of the present Legislature, during the sitting of the same, and to be paid therefor at the following rates : For the bills at the rate of three dollars and fifty cents per sheet, on pica type, of thirty-one lines per page, on the best foolscap paper that can be procured at the rate of three dollars per ream, ninety copies of each bill for the use of the Legislature—and for pamphlet work, at the rate of fifty-five cents per one thousand ems for composition, and fifty-five cents per token (two hundred and forty copies) for press work, and on as good medium paper as can be procured at three dollars per ream—the work to be done in a neat and expeditious manner.

That Hineline & Curts, of Camden, be employed to print sixteen hundred copies of the Law Reports ; that Bernard Connelly, of Freehold, be employed to print sixteen hundred copies of the Chancery Reports, and the same number of copies of the Laws ; that they print the same respectively in as condensed a form as a proper execution of the work will admit, on large octavo pages, trimmed, and in other respects corresponding with those heretofore printed, and be paid therefor twenty seven dollars per sheet, each.

That Thomas S. Allison, of Somerville, be employed to print the votes and proceedings of Assembly, and an index to the same ; and that Lewis R. Stelle, of New Brunswick, be employed to print the Journal of the proceedings of the Legislative Council and of Joint Meeting, and that they each print thirteen hundred copies thereof, respectively, at nineteen dollars per sheet, in a form so condensed from previous years, as to correspond with that

of last year, and in other respects to correspond with those heretofore printed,

Which resolution was read and adopted.

Mr. Hulme offered the following resolution :

Resolved, That copies of the Treasurer's Report, and the Report of the Keeper of the State Prison, be published in the Journal of one House, instead of both, as heretofore,

Which was read and ordered to lie on the table.

On motion of Mr. Woolsey, Council adjourned till ten o'clock to-morrow morning.

FRIDAY, October 27, 1843.

At ten o'clock Council met,

And after having completed their list of nominations, the Secretary furnished the Assembly with a duplicate copy thereof.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council, that the House of Assembly is now ready to go into Joint Meeting, and await the presence of Council, in the Assembly Room.

Whereupon Council withdrew to attend Joint Meeting in the Assembly Room, and after some time spent therein, Council returned to their Chamber.

Soon after Council adjourned to three o'clock this afternoon.

At three o'clock Council met.

On motion of Mr. Hamilton, the concurrent resolution on public printing was called up,

Read and adopted.

Mr. Zabriskie presented a petition from Bergen county, for an alteration in the line of an enclosed tract of wood land, in Hackensac township,

Which was read and referred to the committee on the the Judiciary.

On motion of Wright,

Ordered, That the Secretary inform the House of Assembly, of the adoption of the concurrent resolution on public printing, and ask their concurrence.

The Vice President laid before Council a series of resolutions, passed at a Public Meeting, at Belvidere, in the County of Warren, on the subject of a revision of the Constitution,

Ordered to lie on the table.

Mr. Wright, from the Committee on Corporations, to whom was referred the petition of the Mayor of Jersey City, reported a bill,

Which was read by its title, and ordered to a second reading.

On motion of Mr. Wright,

Council again withdrew to attend Joint Meeting, in the Assembly Room, and after some time spent therein, Council returned, and came to order.

Mr. Wilson offered the following resolution :

Resolved, That when Council adjourn, it adjourn till Monday afternoon, three o'clock.

On motion of Mr. Wilson, Council then adjourned.

MONDAY, October 30, 1843.

At three o'clock Council met.

The Vice President laid before Council the following communication :

TRAVENTON, October 30, 1843.

Gentlemen—Your favor informing me that the Legislature of New Jersey have appointed me to the office of Governor, for the ensuing year, is duly received.

You will please signify my acceptance of the appointment, with my grateful acknowledgement for the confidence which my fellow-citizens have thus reposed in me.

For yourselves be pleased to accept my thanks for your kindness, and the expression of my high respect and consideration.

Your obedient servant,

DAVID HAINES.

To the Honorable

JAMES PATTERSON,
Vice President of Council.

The Honorable

JOSEPH TAYLOR,
Speaker of Assembly.

David Haines, Esquire, Governor elect, came into the Council Chamber, and having taken and subscribed the usual oaths prescribed by law, before the Honorable James Patterson, Esquire, Vice President of Council, he was conducted to the Chair and took his seat, as President of Council.

Whereupon his Excellency addressed the Council as follows :

Gentlemen of the Legislative Council,

Having been unexpectedly and suddenly called, by the partiality of my fellow-citizens, to the Chief Magistracy of this State, and being now about to enter upon the duties of the office, I cannot forbear expressing to you, the embarrassment which I feel, under the weight of responsibility resting on me, and the deep sense of my want of ability, properly to sustain it.

When I think of the arduous and diversified duties before me, I could fain wish that they had devolved upon one more experienced and better qualified to discharge them. But I am constrained by the principle, that while the honors and emoluments of such an office are not to be sought, the responsibilities of it are not to be declined.

I enter upon them, therefore, promising only, in the language of the solemn oath to which I have just subscribed, that I will diligently, faithfully, and to the best of my knowledge, execute the office in conformity with the powers delegated to me. And that I will to the utmost of my skill and

ability, promote the peace and prosperity, and maintain the lawful rights of the State. And I am greatly encouraged by the assurance, that in the exercise of my judicial powers, I shall be aided by the talent and research of a bar, distinguished by its courtesy, and characterized by its probity and learning; and that in the rightful discharge of Executive duties, I may confidently claim the assistance of every good citizen of the State.

New Jersey may justly expect from all her sons, the utmost diligence and fidelity in the maintenance of her lawful rights, and in the promotion of her peace and prosperity. The rights which she expended so much blood and treasure to establish—the peace and prosperity, which she suffered so much to secure.

Let her expectations be fully met, and let that vigilance, which is the price of liberty, be instant to detect, and prompt to suppress, any attempt at Executive encroachment.

Let this spot so dear to the heart of every Jerseyman, upon which was given the first efficient blow, in defence of American liberty, be the last to become the scene of any act destructive of it.

I shall be happy, Gentlemen Councillors, to co-operate with you and the Honorable Members of the Assembly, in the discharge of your legislative duties, and in the protection and furtherance of such measures, as the policy and interests of our State may require.

It is not my province here to enter into any detail of measures, yet I must crave your indulgence for expressing an earnest hope, that in your wisdom, you will, by law, afford to our fellow-citizens, an opportunity of speedily revising the Constitution of the State.

That instrument, venerable for its antiquity, and admirably designed to meet the exigencies of the colony at the time of its adoption, was evidently prepared only for temporary purposes.

While it contains some of the fundamental principles of free government, it has provisions which are at least inexpedient, if not wholly incompatible with the spirit of the present age.

Of these I will mention but that one which unites the offices of Governor and Chancellor in the person of one man, and almost necessarily confines us to the legal profession, in the selection of the incumbent.

It is justly claimed that while the office of Chancellor,

with other judicial offices, may be filled by the present, or similar appointing power, that of Governor with other Executive offices, should be made elective by the people, and become the object of honorable competition for all our citizens.

An alteration in this respect at least, is now demanded in a voice which is not to be mistaken, and which, we as public servants, are bound to listen to and obey.

All that is required to accomplish this object, is union upon a measure which is too momentous to be made the subject of party difference.

Let us then, gentlemen, here resolve to unite, upon every measure which may tend to promote the welfare of our State.

Let us endeavor to remove the bitterness of party strife, and to temper party spirit, until it shall exist only to provoke each other to good deeds.

As we love our country, and would faithfully discharge our respective duties to it, let us look for aid and direction to Him in whose fear its foundation was laid, and by whose power alone it can be preserved.

Mr. G. H. Brown asked and obtained leave to present a petition of John M. Quick, to confirm the will of Hiram Garretson, late of the county of Somerset, deceased,

Which was referred to the committee on the Judiciary.

On motion of Mr. Wright,

Council adjourned till ten o'clock, to-morrow morning.

TUESDAY, October 31, 1843

At ten o'clock Council met.

Mr. Canfield, from the Committee on the Judiciary, to whom was referred the petition to confirm the will of Hiram Garretson, deceased, reported by bill;

Which was read by its title and ordered to have a second reading.

Mr. Canfield, from the same Committee, to whom was referred the petition for commissioners to divide the real estate of Jacob De Groot, deceased, reported by bill,

Which was read by its title and ordered to have a second reading.

Mr. Canfield, also, from the same Committee, to whom was referred the petition of Rachel Blauvelt, for a divorce from her husband, Abraham Blauvelt, reported the same by bill,

Which was read by its title and ordered to have a second reading.

Mr. Ihrie, from the Joint Committee appointed to settle the Treasurer's accounts, asked and obtained leave of absence for the purpose of attending to the same.

Mr. A. W. Brown, from the Joint Committee appointed to settle the State Prison accounts, asked and obtained leave of absence to attend to the same.

Mr. Wright called up the bill entitled "An Act to divorce Mary Ann F. Randolph, from her husband, Stelle F. Randolph,"

Which was read by sections, and on motion of Mr. Woolsey, its further consideration postponed.

On motion of Mr. Cordery, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

The Vice President laid before Council the following communication, received from Charles G. McChesney, Esquire, Secretary of State.

OFFICE OF SECRETARY OF STATE, }
October 31, 1843. }

*To the Honorable Vice President
and Members of the Legislative Council.*

GENTLEMEN—I am directed by his Excellency, the Governor, to inform Council, that the Board of State Canvasers, (consisting of the Governor and Members of the Legis-

lative Council) are hereby summoned to meet in the Council Chamber, on Wednesday the first day of November, at four o'clock in the afternoon, for the purpose of canvassing the votes given in the State of New Jersey on the tenth and eleventh instant, for Members of the House of Representatives of the United States from the State of New Jersey, in the twenty eighth Congress.

By order of the Governor.

CHARLES G. MCCHESENEY,
Secretary of State.

Mr. Wright called up the bill entitled "A Supplement to the act entitled 'an Act to incorporate Jersey City, passed the twenty second day of February, one thousand eight hundred and thirty eight,'"

Which was read by sections and ordered to be engrossed for a third reading.

On motion of Mr. Wright,

Ordered, that five hundred copies of His Excellency the Governor's Inaugural Address be printed for the use of Council.

On motion of Mr. Canfield, Council resolved itself into a Court of Pardons, and after some time spent therein, Council came to order.

On motion of Mr. Canfield, Council adjourned till ten o'clock to-morrow morning.

WEDNESDAY, Nov. 1, 1843.

At ten o'clock, Council met.

On motion of Mr. Wilson,

Resolved, that Council go into the appointment of an Engrossing Clerk.

Whereupon, Matthew Brown being nominated was appointed to said office.

Mr. Hamilton asked and obtained leave to present the following bill, viz:

A further Supplement to the act entitled "an act concerning Sheriffs, passed the eighteenth day of March, seventeen hundred and ninety six,"

Which bill was read by its title, and ordered to have a second reading.

On motion of Mr. Wright,

Ordered that the fifteenth rule be dispensed with, and the same was considered by sections, and ordered to be engrossed and have a third reading.

Mr. Wright asked and obtained leave to present the following bill :

"An Act to confirm certain acknowledgements and proofs of Deeds and other instruments, taken by Lucas A. Van Boskerk,"

Which was read by its title, and ordered to have a second reading.

On motion of Mr. Woolsey, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

A message from the House of Assembly by Mr. Newell their Clerk, informed Council that the House of Assembly have passed the following bills, viz :

"An Act to dissolve the marriage between Charles William Appleton and Tacy Maria Appleton his wife."

Also the bill entitled "an Act to authorise and empower the Executors of the last Will and Testament of Samuel Fiddler deceased, to sell and convey the real estate of said deceased."

To which bills the assent of Council is requested.

On motion of Mr. Canfield, the bill from the House of Assembly to divorce Tacy Maria Appleton from her husband Charles William Appleton, was referred to a special committee, and Messrs. Wilson and Woolsey were appointed said committee. And on motion of Mr. Hamilton, the bill from the House of Assembly to authorise and empower the Executors of the last Will and Testament of Samuel Fiddler deceased, to sell and convey the real estate of said deceased, was read, and referred to the committee on the Judiciary.

On motion of Mr. Hamilton, the engrossed bill entitled "A further Supplement to the act entitled 'An Act concerning Sheriffs, passed the eighteenth of March, seventeen hundred and ninety six,"

Was read a third time and compared,

And on the question, shall this bill pass, it was determined in the affirmative by the votes of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

On motion of Mr. G. H. Brown, the bill entitled "an act to confirm the last will and testament, with the codicil thereto, of Hiram Garretson, late of the township of Hillsborough, in the county of Somerset, deceased,"

Was read a second time, considered by sections, amended, and ordered to be engrossed, and have a third reading.

A message from the House of Assembly by Mr. Newell, their Clerk, informed Council that the House of Assembly have passed the following concurrent Resolution :

Resolved, (Council concurring) that the joint committee on State Prison accounts, be instructed to report to the Legislature the amount (if any) which has been added to the capital stock of said Prison from its earnings, during the administration of Jacob B. Gaddis, the present Keeper.

To which resolution the concurrence of Council is requested, which resolution was read and agreed to.

Ordered, that the Secretary inform the House of Assembly thereof.

On motion of Mr. Wright, Council adjourned till ten o'clock to-morrow morning.

THURSDAY, Nov. 2, 1845.

At ten o'clock Council met.

Mr. Canfield, from the committee on the Judiciary, to whom was referred the bill from the House of Assembly, entitled "an act to authorize and empower the executors of

the last will and testament of Samuel Fiddler, deceased, to sell and convey the real estate of said deceased,"

Reported the same without amendment.

Mr. Wilson, from the special committee to whom was referred the bill from the House of Assembly, entitled "an act to divorce Tacy Maria Appleton from her husband Charles William Appleton,"

Reported the same without amendment.

The engrossed bill entitled "an act to confirm the last will and testament, with the codicil thereto, of Hiram Garretson, late of the township of Hillsborough, in the county of Somerset, deceased,"

Was read a third time, and compared, and on the question, shall this bill pass, it was determined in the affirmative by the votes of all the members present.

Ordered, that the Vice President sign said bill, and that the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

On motion of Mr. G. H. Brown, the bill entitled "an act to appoint commissioners to make partition of the real estate of Jacob De Groot, late of Somerset county, deceased,"

Was read, considered by sections, and ordered to be engrossed and have a third reading.

A message from the House of Assembly by Mr. Newell, their Clerk, informed Council that the House of Assembly have passed the bill from Council entitled "a further supplement to the act entitled 'an act concerning Sheriffs, passed the eighteenth day of March, seventeen hundred and ninety six,'" without amendment.

A message also from the House of Assembly by Mr. Newell, their Clerk, informed Council that the House of Assembly have passed the following concurrent resolution :

Resolved, (Council concurring) that the joint committee on the State Prison accounts, in reporting the annual payments into, and out of, the Treasury, by and on account of the State Prison, add thereto such of the earnings thereof, as were expended for the use of the prison during the several years that John Voorhees and Joseph A. Yard were principal Keepers, from the year eighteen hundred and thirty six inclusive.

Which resolution was read and agreed to. Ordered, that the Secretary inform the House of Assembly thereof.

On motion of Mr. Woolsey, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

The bill entitled "an act to divorce Mary Ann F. Randolph from her husband Stelle F. Randolph,"

Was taken up, read, considered by sections, amended, and ordered to be engrossed and have a third reading.

On motion of Mr. Wright, the bill entitled "an act to confirm certain acknowledgments and proofs of deeds and other instruments, taken by Lucas A. Van Boskerk,"

Was taken up, read, and considered by sections, amended, and ordered to be engrossed and have a third reading.

On motion of Mr. Woolsey, Council adjourned till ten o'clock to-morrow morning.

FRIDAY, November 2, 1843.

At ten o'clock Council met.

The engrossed bill entitled

"A supplement to the act entitled 'an act to incorporate Jersey City, passed the twenty-second day of February, eighteen hundred and thirty-eight,'"

Was taken up, read and compared, and on the question of amendment, said bill was reconsidered, placed on a second reading, and recommitted to the committee on Corporations.

The engrossed bill from the House of Assembly, entitled

"An act to authorize and empower the executors of the last will and testament of Samuel Fiddler, deceased, to sell and convey the real estate of said deceased,"

Was taken up, read by sections and compared, and upon motion of Mr. Woolsey, its further consideration postponed.

On motion of Mr. Dodd, Council adjourned to three o'clock this afternoon.

At three o'clock Council met.

Mr. Wright, from the committee on Corporations, to whom was referred the engrossed bill, entitled

"A Supplement to the Act entitled 'An Act to Incorporate Jersey City passed the twenty-second day of February one thousand eight hundred and thirty-eight,'"

Reported the same with amendments.

The engrossed bill, entitled

"An Act to divorce Mary Ann F. Randolph, from her husband, Stelle F. Randolph,"

Was read and compared, and on the question, shall this bill pass, was decided in the affirmative by the following vote:

YEAS.

Messrs. A. W. Brown,	Messrs. Ihrie,
" G. H. Brown,	" Moore,
" Browning,	" Nelson,
" Canfield,	" Patterson, (V.P.)
" Cordery,	" Wilson,
" Dodd,	" Woolsey,
" Hamilton,	" Wright,

Zabriskie—15.

NAYS.

Mr. Hulme—1.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly thereof, and request their concurrence.

The engrossed bill entitled

"An Act to confirm certain acknowledgements and proofs of deeds, and other instruments, taken by Lucas A. Van Boskerk,"

Was read and compared, and on the question, shall this bill pass, was determined in the affirmative, by the votes of all the members present—16.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly, that Council have passed the same and request their concurrence.

The engrossed bill, entitled

"An Act to appoint Commissioners to make partition of the Real Estate of Jacob De Groot, late of Somerset county, deceased,"

Was read and compared, and on the question, shall this bill pass, was determined in the affirmative by the votes of all the members present—16.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly, entitled

"An Act to authorize and empower the Executors of the last Will and Testament of Samuel Fiddler, deceased, to sell and convey the Real Estate of said deceased,"

Was read and compared, and on the question, shall this bill pass, was decided in the affirmative by the votes of all the members present—16.

Ordered, that the Vice President sign the same, and the Secretary inform the House of Assembly that Council have passed said bill without amendment.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that the House of Assembly have passed the following concurrent resolution, and asked their concurrence:

WHEREAS, It is understood that Col. Richard M. Johnson, late Vice President of the United States, is about to visit this city, and will probably reach here on Monday next, therefore,

Resolved, (Council concurring,) That a Joint Committee of Council and Assembly, be appointed to co-operate with a Committee of the citizens of Trenton, in making the necessary arrangements for his reception,

Which resolution was read and agreed to; and the following gentlemen were appointed said committee on the part of Council, viz:

Messrs. Hamilton, A. W. Brown, Ihrie, Hulme and Woolsey.

Ordered, That the Secretary inform the House of Assembly thereof.

Mr. Ihrie, from the Joint Committee, to settle with the Treasurer, laid before Council, the following Annual Report of that officer. Also, the Report of the Joint Committee on that subject.

REPORT.

*To the Honorable the Legislative
Council, of the State of New Jersey:*

GENTLEMEN—It becomes my duty, as Treasurer, under the act of 1838, (my accounts having been audited by a committee appointed for that purpose,) to submit to your Honorable bodies, the accompanying Acc'ts Current, Summary Statements, and Balance Sheets, showing the condition of the State Treasury, and School Fund.

From these it will appear that the financial affairs of the State are in a prosperous condition; that its entire indebtedness for temporary loans has been liquidated; that the only remaining claim against it, is the sum due the School Fund, and that the receipts into the Treasury, for the current year, has been \$127,748 59, derived from the following sources: \$40,000 00 from State tax; \$10,000 00 from temporary loans; \$12,000 00 from dividends on Stock; \$36,132 88 from transit duties, of which \$6,000 00 was received from the Camden and Amboy Rail Road and Transportation Company, for additional duties, under the Joint Resolution of March 10th, 1842; \$14,657 17 from the Treasurer of the United States, being the 1st, 2nd and 3d instalments, on account of sales of the Public Lands; \$1,020 00 from interest on Bonds; \$1,250 00 from tax on Capital Stock; \$1,000 00 from State Prison, on account of the surplus earnings of that Institution; \$417 00 from Pedler's Licences granted; \$400 00 from Forfeited Recognizances, and \$10,871 54, the balance on deposit last year.

It will also be seen that of the amount received, the sum of \$111,736 37 has been expended, viz: \$62,736 37 for the ordinary expenses of Government, and \$49,000 00 for the payment of temporary loans, leaving in the Treasury a balance due from the 1st Presbyterian and St. Paul's churches, \$305 90, and on deposit in the several Banks, the sum of \$15,706 32, to which may be properly added, the transit duties due from the Delaware and Raritan canal company, for the quarter ending the 30th day of September last, which should have been received, and is legitimately a part of the revenue of the present fiscal year.

It will be further seen, that the present amount of State funds is \$981,670 60, and that they are invested as follows:

\$200,000 00 in the stock ; and **\$17,000 00** in the joint bonds of the Camden and Amboy Rail Road and Delaware and Raritan canal companies, each bearing an annual interest of six per cent., and **\$781,670 00** loaned to the several counties, which is entirely unproductive to the State ; deducting from this amount the sum of **\$93,566 57** due the School Fund, and it leaves the balance of State Funds **\$882,104 03**. Should, however, the amount on deposit, and the sum due from the Delaware and Raritan canal company, with the tax of **\$10,000 00** payable in January next, together with the amount (**\$17,000 00**) due on the joint bonds of the Camden and Amboy Rail Road and Delaware and Raritan canal companies, be applied to the payment of this debt, the total indebtedness of the State will not exceed the sum of **\$30,000 00**, and the amount of State funds will be as before stated, **\$981,670 00**, including the surplus revenue.

It will also be further seen by a reference to the Balance Sheets, &c., showing the condition of the School Fund, that the present amount of that fund is **\$350,058 02** ; that it is safely and profitably invested, and that the sum of **\$44,138 14** has been received into the Treasury during the year. Of this sum **\$30,000 00** has been expended for the support of common schools, and **\$227 18** for incidental expenses, leaving the sum of **\$13,910 96** on deposit in the banks therein named, to the credit of the fund.

In conclusion, gentlemen, permit me to remark, that although our country has for the last few years experienced a season of unexampled depression in its monetary affairs, affecting more or less every portion or part of it, we have continued to prosper ; have suffered comparatively little from a depreciated currency, and have been enabled to maintain our previous high reputation, and it should be a subject of sincere gratulation to us, that while so many of our sister States are at this time, borne down by a large and increasing public debt, with energies crippled, and subject to burthensome taxation, we are not only free from public debt, and prosperous in all our financial relations, but have the speedy prospect of being able to support our State Government from our permanent resources, derived from our internal improvements, without resort to taxation or loans.

All of which is most respectfully submitted,

ISAAC SOUTHARD,

Treasurer of New Jersey.

Trenton, November 3, 1843.

DR. Balance Sheet, or General Statement of the con-**STOCKS.**

Amount of State funds invested in stocks :

1000 shares of Camden and Am- boy rail road and transportation company's stock,	\$100,000 00	
1000 shares of Camden and Am- boy rail road and transportation company's and Delaware and Raritan canal company's joint stock,	100,000 00	\$200,000 00

ON BONDS.

Surplus revenue loaned to several counties,	764,670 60	
Joint bonds of Camden and Am- boy rail road, and Delaware and Raritan canal companies,	17,000 00	781,670 60
Balance on hand, standing to the credit of general charges,	10,871 54	
Amount of temporary loans,	10,000 00	
Dividends received,	12,000 00	
Transit duties, do.	36,132 83	
State tax, do.	40,000 00	
Pedlers' licences do.	417 00	
Interest on bonds,	1,020 00	
Tax on capital stock,	1,250 00	
From sales of public lands of Uni- ted States,	14,657 17	
Do. Forfeited recognizances,	400 00	
State Prison, on account of surplus earnings,	1,000 00	
	<hr/>	127,748 59
		<hr/>
		\$1,109,419 19
Bal. of State funds including surplus revenue,		\$882,104 03

dition of the Treasury of New Jersey, 1843.

CR.

By the following disbursements :

Paid State account,	1,107 25	
“ Legislative expenses,	20,395 89	
“ Salaries (State officers,)	13,596 67	
“ Incidental expenses,	3,298 73	
“ State Prison,	7,167 41	
“ Transportations and costs,	5,620 55	
“ State Arsenal,	993 00	
“ For instruction, &c., deaf and dumb,	2,136 54	
“ For instruction of blind,	1,678 44	
“ Revolutionary Pensions,	1,785 67	
“ Military officers,	180 00	
“ Inquisitions,	898 07	
“ Printing account,	2,350 00	
“ Postage, do.	87 35	
“ State Library,	166 00	
“ Constables attending Su- preme Court,	70 50	
“ Interest account,	1,204 25	
“ Temporary loans,	49,000 00	\$111,739 39
Due from 1st Presbyterian and St. Paul's churches, Paterson, (in suit,)		305 90

On deposit to credit of Treasurer, viz :

In State Bank, Newark,	633 85	
“ Newark Bank'g & Insurance Co ,	260 65	
“ State Bank at New Brunswick,	1,209 71	
“ Princeton Bank,	2,636 24	
“ Trenton Banking Company,	10,789 72	
“ Mech's & Merch'ts' Bank Trenton,	104 15	
“ State Bank, Camden,	72 00	
	<hr/>	15,706 32
		127,748 59
Amount due the School Fund,		99,566 57
By Balance due,		882,104 03
		<hr/>
		\$1,109,419 19

STATEMENT

DR. Balance Sheet, or General Statement of the con-
STOCKS.

Amount of School Fund invested in stocks :

40 shrs. of Cumberland Bank stock,	\$2,000 00
20 " of Sussex Bank stock,	1,000 00
159 " of Trenton Bank's Co. stock,	4,770 00
250 " New Jersey Rail Road and Transport'n Co's. stock,	12,500 00
	<hr/> \$20,270 00

LOANS.

Loan to New Jersey Rail Road and Transportation Co.,	100,000 00
" to Morris and Essex Rail Road and Transportation Co.,	30,000 00
" To Newark City,	30,000 00
" To Sussex county,	8,000 00
" To Anderson Lalor,	12,000 00
" To State of New Jersey,	99,566 57
Bonds, &c., with the interest due for Paterson lands,	25,219 64
	<hr/> 304,786 21

AMOUNT RECEIVED.

Balance on hand from last year,	13,738 90
Bank Tax,	17,821 67
Dividends on Stocks,	1,428 50
Interest on Loans,	11,753 11
On Bonds for Paterson lands,	895 96
	<hr/> 45,638 14
Amount due for Bank tax, considered doubtful,	11,090 85
	<hr/> 11,090 85
Amount on deposit,	13,910 96
	<hr/> 13,910 96
	<hr/> \$395,696 16
Bal. due, being total amount of School Fund,	\$350,058 02

G.

dition of the New Jersey School Fund, 1843.

CR.

By the following disbursements:

Paid Collector of Bergen county, for support of			
Common Schools,			\$1,000 50
Paid Collector of Hudson,	do.	615	00
do.	Passaic,	do.	768 00
do.	Morris,	do.	2,352 00
do.	Essex,	do.	2,664 00
do.	Sussex,	do.	1,518 75
do.	Warren,	do.	1,638 75
do.	Hunterdon,	do.	2,326 50
do.	Somerset,	do.	1,882 50
do.	Middlesex,	do.	2,049 00
do.	Monmouth,	do.	2,793 00
do.	Burlington,	do.	2,857 50
do.	Gloucester,	do.	2,184 00
do.	Cumberland,	do.	1,189 50
do.	Salem,	do.	1,617 00
do.	Cape May,	do.	484 00
do.	Atlantic,	do.	349 50
do.	Mercer,	do.	1,710 00
Incidental account,			\$30,000 00
			227 18

Due and unpaid and charged, in amount received :

Morris and Essex Railroad and Trans-		
portation Company,	\$900 00	
Newark City,	600 00	1,500 00

By balance due from different Banks on deposit, viz :

State Bank at Newark,	408 37	
Newark Banking and Insurance Co.	5,900 86	
State Bank, New Brunswick,	850 66	
Trenton Banking Co.	5,568 96	
Mech's and Manuf'rs Bank, Trenton,	356 50	
Farmers' and Mech's Bank, Rahway,	650 00	
Sussex Bank,	115 00	
Cumberland Bank,	60 11	
State Bank, Camden,	50	13,910 96

Balance due,

45,638 14
 350,058 02

 \$395,696 16

The Committee of Council and Assembly, appointed to settle and audit the accounts of Isaac Southard, as Treasurer of New Jersey, having carefully examined the same, and the evidences and vouchers relating thereto, do hereby certify that the said accounts are regularly stated and balanced, and that the evidences of public stock, securities, and other effects belonging to the State, are actually in the Treasury, and also, that the balance of monies is deposited in sundry banks, as directed by law.

Trenton, November 3, 1843.

C. J. IHRIE, }
JOS. S. DODD, } Com. of Council

THOS. C. THROCKMORTON, }
JEPHTHA BALDWIN, } Committee of
D. L. BURT, } Assembly.
NATHAN F. STRATTON, }

On motion of Mr. Canfield, the bill entitled,
 "An act to divorce Rachel Blauvelt from her husband
 Abraham Blauvelt,"

Was read and considered by sections, and ordered to be
 engrossed and have a third reading.

On motion of Mr. Cordery, Council adjourned till ten
 o'clock to-morrow morning.

SATURDAY, November 4, 1843.

At ten o'clock Council met.

The Vice President laid before Council the following communication :

To His Excellency, the Governor :

Dear Sir—On behalf of the Presbyterian congregation in
 this city, I would respectfully inform yourself and the Legislative Council, that the congregation will be happy to
 furnish seats to the Governor and members and officers of
 the Legislature, whenever any of them may wish to attend
 divine worship in that church, during their residence in
 Trenton.

(Signed)

JOHN HALL,

Pastor of the Presbyterian Church.

Trenton, Nov. 2, 1843.

Which was read and accepted.

On motion of Mr. Canfield, Council adjourned.

MONDAY, November 6, 1843.

At ten o'clock Council met,

And not forming a quorum, Council adjourned until ten
 o'clock to-morrow morning.

TUESDAY, November 7, 1843.

At ten o'clock Council met.

The Vice President laid before Council the following communication :

*Office of Secretary of State, }
Nov. 6, 1843. }*

To the Honorable *Vice President, and*
Members of the Legislative Council :

GENTLEMEN—

I have the honor to acknowledge the receipt of a set of Standard Weights and Measures, from the Secretary of the Treasury of the United States, for the state of New Jersey, as per joint resolution of Congress, approved the fourteenth of June, eighteen hundred and thirty six, with instructions for their safe keeping and use, by F. R. Hasler, Esq. Superintendent of the fabrication of Standard Weights and Measures.

Which was read and ordered to lie on the table.

This being the time and place for organizing the Court of Appeals,

Daniel Haines, Esq. Governor, came into the Council chamber, and having taken and subscribed the usual oaths prescribed by law, before the Honorable James Patterson, Vice President of Council, took his seat as President of said Court.

Whereupon the members present took the oaths and affirmations prescribed by law before the President of Council, as members of the Court of Appeals, and were organized as such Court in due form.

And after some time spent therein, Council came to order.
The engrossed bill entitled,

“A supplement to the act entitled ‘an act to incorporate Jersey City, passed the twenty second day of February, eighteen hundred and thirty-eight,’ ”

Was read and considered by sections, when Mr. Wright offered the following amendment :

Strike out all after the enacting clause, in the first sec-

tion, and insert the following : "That the first proviso in the thirteenth section of the act entitled 'an act to incorporate Jersey City, passed the twenty-second of February eighteen hundred and thirty-eight,' shall not extend or apply to the laws, regulations and ordinances heretofore passed, and revised by the Mayor and Common Council of Jersey City, but that the publication of the said revised laws, regulations, and ordinances, heretofore passed, in pamphlet form, shall be deemed and taken to be sufficient."

Which was read and agreed to.

Ordered, that said bill be re-engrossed, and have a third reading.

On motion of Mr. Dodd,

Resolved, that Council sit as a Court of Pardons to-morrow evening at seven o'clock.

On motion of Mr. Canfield, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

A message was received from the House of Assembly, by Mr. Newell their Clerk, informing Council that the House of Assembly have passed the following bill, entitled, "An act for the relief of Jeremiah Hand, of the county of Cape May,"

To which bill the assent of Council is requested.

Council then resolved itself into a Court of Appeals, and after some time spent therein, again came to order.

On motion of Mr. Wilson, Council adjourned till ten o'clock to-morrow morning.

WEDNESDAY, November 8, 1843.

At ten o'clock Council met,

And resolved itself into a Court of Appeals, and after some time spent therein, Council came to order.

On motion of Mr. Wilson, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

A message was received from the House of Assembly, by Mr. Newell their Clerk, informing Council that the House of Assembly are now ready to go into Joint Meeting for the appointment of Treasurer, and such other State and County officers as may be deemed necessary, and request Council to name time and place.

Which was read and ordered to lie on the table.

On motion of Mr. Canfield,

Ordered, that the Secretary inform the House of Assembly that Council will be ready to go into Joint Meeting tomorrow morning at ten o'clock, in the Assembly room, for the appointment of Treasurer, and such other State and County officers as may be deemed necessary.

A message from the House of Assembly, by Mr. Newell their Clerk, informed Council that the House of Assembly have passed the following bills from Council without amendment, viz :

An Act to appoint Commissioners to make partition of the real estate of Jacob De Groot, late of Somerset county, deceased—

An Act to confirm certain acknowledgements and proofs of Deeds, and other instruments, taken by Lucas A. Van Boskirk.

And they have also passed the following bills from the House of Assembly, viz :

An act to divorce Joshua O. Horton, of the county of Middlesex, from his wife Jane Horton—

An act for the relief of Henry Izard, of the county of Cape May—

An act for the relief of Recompense Hand, of the county of Cape May—

A supplement to an act entitled “an Act for the better regulation of actions of Replevin, passed the nineteenth of March, seventeen hundred and ninety five”—

An act entitled “an Act to authorize and empower Thomas Cain, Jun., Administrator de bonis non cum testamento annexo, of Mary Bond, deceased, to make a deed for certain real estate sold by the Executors of the last will of the said Mary Bond to Richard J. Bond”—

An act for the support of the government of this State—

To which bills the concurrence of Council is requested.

They have also passed the bill from Council entitled "an Act to divorce Mary Ann F. Randolph from her husband Steele F. Randolph," without amendments.

Mr. A. W. Brown from the Joint Committee appointed to settle the State Prison accounts, offered the following, which was read and accepted :

To the Honorable the Legislative Council

and General Assembly of the State of New Jersey :

The Joint Committee appointed to settle the State Prison accounts beg leave to report :

That they have attended to the duties imposed upon them by their appointment, according to the several resolutions adopted by the two Houses, and in pursuance thereof, made application to the proper sources for the information indicated in the resolutions, and received in answer thereto the several Statements annexed, from A to H, inclusive, to which they respectfully refer the Legislature.

REPORT.

Report of the Board of Inspectors of the State Prison,
for the year ending 30th September, 1843.

To the Honorable the Legislature of the State of New Jersey:

In conformity with the Act of February, 1838, the Board of Inspectors of the Prison respectfully report :

That at the commencement of the year there were in the Prison one hundred and thirty-seven prisoners, and that eighty-eight have been received since, making two hundred and twenty-five. Of these, forty-eight have been discharged, upon the expiration of the terms of their sentences ; sixteen have been pardoned by the Governor and Council, for the remainder of their time and costs ; two by fine and costs remitted ; one on habeas corpus by or-

der of the Supreme Court, and three have died ; amounting altogether to seventy—leaving in confinement on the 30th September, 1843, one hundred and fifty-five prisoners.

The following tables will exhibit their color, age, number of convictions, nativity, year received in Prison, counties from which they were sent, crimes, and terms of sentence :

COLOR.	
White Males,	85
do Females,	2
Colored Males,	64
do Females,	4
<hr/>	
Making total number in confinement,	155

NUMBER OF CONVICTIONS.	
For 1st offence,	128
" 2d do.	22
" 3d do.	3
" 4th do.	2
<hr/>	
Total,	155

PLACE OF NATIVITY.	
From New Jersey,	90
" Pennsylvania,	18
" Delaware,	3
" Maryland,	5
" Virginia,	1
" Louisiana,	1
" Kentucky,	1
" New York,	16
" Connecticut,	2
" Massachusetts,	1
" England	7
" Ireland,	5
" Scotland,	2
" France,	1
" Spain,	1
" Poland,	1
<hr/>	
Total,	155

YEAR IN WHICH RECEIVED.

In 1831,	2
" 1832,	1
" 1833,	1
" 1834,	2
" 1837,	5
" 1838,	6
" 1839,	11
" 1840,	14
" 1841,	16
" 1842,	40
" 1843,	57
Total,	<hr/> 155

AGE WHEN RECEIVED IN PRISON.

From 10 to 20,	18
" 20 to 30,	77
" 30 to 40,	38
" 40 to 50,	15
" 50 to 60,	6
" 60 to 70,	1
Total,	<hr/> 155

NUMBER RECEIVED FROM EACH COUNTY.

From Essex,	31
" Bergen,	6
" Sussex,	3
" Morris,	11
" Warren,	3
" Somerset,	4
" Middlesex,	5
" Monmouth,	7
" Hunterdon,	1
" Mercer,	18
" Burlington,	18
" Gloucester,	17
" Salem,	9
" Cumberland,	4
" Passaic,	19
" Atlantic,	1
" Hudson,	3
" Borough of Elizabethtown,	2
	<hr/> 155

CRIMES COMMITTED.

Burglary,	38
Grand Larceny,	6
Larceny,	24
Burning,	13
Misdemeanor,	21
Murder in 2d degree,	3
Manslaughter,	1
Malicious Mischief,	2
Robbery,	4
Rape,	3
Sodomy,	1
Assault and Battery, with intent to commit a rape,	3
Misdemeanor, with an attempt to commit a rape,	2
Assault, with intent to commit a rape,	1
Assault and Battery with intent to kill,	5
Shooting, with intent to kill, &c.,	1
Atrocious Assault and Battery,	5
Assault and Battery,	3
Forgery,	3
Horse Stealing,	3
Selling Counterfeit Bills,	1
An attempt to Poison,	1
Selling and having in possession counterfeit money,	1
Passing counterfeit money,	4
Procuring, permitting, having in possession and aiding to pass counterfeit money,	1
Cutting timber, &c ,	1
Passing, uttering and having in possession a counterfeit bank note,	1
Uttering and having in possession a counterfeit bank note,	1
Breaking County Prison,	1
Bigamy,	1
Total,	155

TERM OF SENTENCE.

During the term of his natural life,	1
24 years,	1
20 do.	2
15 do.	4
14 do.	1
12 do.	2

10 years,	10
8 do.	3
7 do.	5
6 do. 9 months,	1
6 do.	5
5 do.	30
4 do.	10
3 do.	23
2 do. 6 months,	7
2 do.	20
1 do. do.	11
1 do. 3 do.	4
1 do. 1 do.	1
1 do.	10
9 do.	2
6 do.	2
Total,	<hr/> 155 <hr/>

There have been three deaths during the past year, one of them suddenly from apoplexy.

The Board, by reference to the Monthly Reports of the Physician of the Institution, are enabled to report the general health of the prisoners quite as good as usual; the wants and comforts of those who have been sick, or suffering, we believe, have been carefully attended to.

The experience of another year, has more fully convinced us of the propriety and sound policy of adopting the present plan of solitary confinement. The chance of a further corruption of their morals, by association, is destroyed; they have greater opportunities for reading and serious reflection, which, we hope in some instances may have had a salutary effect upon their future lives and conduct, and at the same time, (except perhaps in a few instances,) has not been injurious to their general health. During the past year, the Board have adopted the shower bath as a mode of punishment, in place of the dungeon, and a short allowance, and are satisfied it is more effectual in the prevention of offences, without any injurious effect on the health of the offender.

There has been a decided improvement in the discipline of the Institution, although punishment of any kind has rarely been necessary. The bath has been adopted in other Prisons, and we believe, uniformly with good effect.

The Board have the pleasure of stating, that the Institution is out of debt, excepting a few trifling balances, which have not been called for, and that it has met with no losses, nor bad debts during the past year, and is now in a more prosperous condition than it has been for several years; the nett gain on the operations of the Prison for the year is \$2,969 80; there has been \$1000 00 paid into the Treasury, and the balance of cash on hand besides on the 30th September was \$2,255 77, from the earnings of the convicts, after deducting their support and all other expenses, excepting for Prison repairs, and the salaries of the officers, which the law requires shall be drawn from the Treasury.

A considerable proportion of the convicts are employed under contract, which requires a smaller outlay of capital, and diminishes the risk of bad debts.

We continue to experience the great advantage of purchasing for cash, in the business operations of the establishment; the Keeper is enabled thereby, to make his purchases on the best terms, and at the lowest rates.

An advantageous contract for the employment of at least one-third of the men in the shoemaking business by the day, has been made under ample security, and which is believed will realize an increased profit in that department.

In consequence of the dull and inactive state of manufactures during the greater part of the last year, we were compelled to submit to a reduction of the price of labour, or suffer a number of men to remain idle, but very recently have succeeded in restoring the prices to the former standard.

The demand for chair seats is increasing, with a fair prospect of an increase of price.

In concluding this part of our report, we would take the liberty most respectfully to state, that it is our decided belief, that if the present plan of operations is continued, the annual report of the Board of Inspectors for the coming year, will show an improvement in the business operations of the Institution.

And we would be derelict in duty in not stating, that we believe the present prosperous condition of the Prison to be attributed to the indefatigable and active exertions of the principal Keeper, whom we consider well qualified for the station, and careful of the interests of the State, and who has admirably succeeded in procuring a faithful discharge of duty on the part of the subordinate officers, who also, have on all occasions shewn a disposition faithfully to subserve the public interests.

We beg leave in conclusion, to bear testimony to the honesty and fidelity of the Clerk of the Institution, who has faithfully and satisfactorily discharged the duties of his office.

The books lately procured by direction of the Legislature are generally read with interest, and we hope not without profit to many of the convicts.

Our renewed thanks are due to the Clergy of Trenton and vicinity of the different denominations, for their continued voluntary exertions in behalf of the unfortunate and depraved inmates of the Prison.

Public worship on the Sabbath is generally performed, and we hope in some cases with a salutary effect.

There have been no escapes.

It has not been deemed necessary to adopt any new rules the present year. During the past year the Board have drawn from the State Treasury, in addition to the salaries of the officers, the sum of three hundred and sixty-one dollars and ninety-one cents, for repairs and improvements made to the Prison building and grounds, since their last Report; leaving only two bills unsettled, on which we believe, when properly adjusted, there will be a balance of about two hundred dollars.

All which is respectfully submitted by order of the Board,

THOS. HANCOCK, *Secretary.*

PHYSICIAN'S REPORT.

To the Inspectors of the New Jersey Penitentiary:

GENTLEMEN :—There is nothing to report this year respecting the health of the prisoners differing materially from the statements in the last reports. There have been no new diseases in the house. With the exception of a few slight attacks of influenza, which prevailed extensively at one time in the neighbourhood, the past year has been one of marked exemption from sickness. Of the three deaths that have occurred during this time, two were the result of exposure before the subjects entered the prison. They died of consumption of the lungs. The third was a case of apoplexy.

The opinions that have been advanced on the influence of solitary confinement upon health, are too well established by this time to need new facts, or any further repetition. So well is the effect of this peculiar treatment understood, that every indulgence that comes within the law is offered to the prisoners; and instead of urging the system as far as its zealous advocates demand, it is found now in accordance with good sense to stop as far short of that point as a liberal construction of the law will admit. By taking this course, better health, sounder minds, and better discipline are secured, and the great interests of the establishment promoted.

By closely attending to the prisoners, occupying their whole time as far possible with work, and on the appearance of mental disease giving the sufferer a companion in his cell, the dreaded effects of solitary confinement are greatly diminished. A vice peculiar to establishments like this, is now comparatively rare; and cases of derangement occurring within the Prison are now almost unknown. Constant employment, a daily task to be performed, and that insisted on, unless the physical powers are actually inadequate to its performance, is the best antidote against the many ills of solitude. Mind and body are exercised during the day, and sound sleep is enjoyed at night. The prisoner

is in a condition to profit most by the moral discipline of the house, and the whole end of imprisonment for crime are best answered.

There are a few cases to which your attention must be again called. These are convicts suffering under the evils of solitary imprisonment, who are in reality not accountable for their actions. Insanity ought to have some other asylum. The arrangements of this prison do not permit the necessary attendance on such cases, and render the cures hopeless; and besides, the great wrong to the sufferer himself; the outcries of these maniacs are subversive of the order that ought prevail in the Institution. It is respectfully suggested that these cases may be pardoned, and sent to their respective counties.

Until the last year the infliction of punishment for breaches of the rules of the house, had a bad effect upon the health of the prisoners. The system adopted was the ordinary dungeon and short allowance punishment. In proportion to the obstinacy of the subject, was the time required to bring him to terms of submission, and in many cases the offender, at the termination of his punishment, had more the appearance of a person suffering from consumption, than from a correction for a breach of the discipline of the house. A hint was taken from the practice of another prison, and under your sanction a cold water bath was substituted as a mode of punishment. A cell was fitted for its application, and the first experiments were made with great caution. It was found efficient as a mode of punishment, and not in the least degree injurious to the health of the prisoner: taking care in all cases, not to subject any individual to the shock of the cold water, who had symptoms of diseased lungs, or other important organs. Thus far, as a mode of punishment, it is found superior to all others that have been tried. It is expeditious and effectual, for seldom does the same convict require the second application; while the old plan had to be frequently repeated, to the great loss of time as well as health. As physician to the house, I have approved of this mode of punishment, believing it to be the most humane that can be adopted.

The condition of the prisoners being so well understood by yourselves; the kinds of diseases that are most prevalent amongst them having been so often noticed, and after all, the evil tendencies of solitary confinement being so well guarded against under your immediate observation, it

must be unnecessary to trouble you further with details, which can be nothing but a repetition of all previous reports.

Respectfully submitted,

JAMES B. COLEMAN;
Physician to the New Jersey Penitentiary.

(STATEMENT A.)

Showing the amount of Stock and Materials on hand, as per inventory, on 10th Feb. 1841, with the condition of the Prison at that date.

Furniture, including beds, bedding, clothing, tools, implements, &c., about the Prison,	\$5,915 26
Provision, Fuel and Medicines,	1,460 19
Weaving, Cordwainers', Chair Making, and sundries accounts,	7,915 29
Due the Prison on Book account, 10th February, 1841,	5,638 49
Due the Prison on Notes, 10th Feb. 1841,	2,909 37
Balance of Cash received of J. Voorhees, former Keeper,	417 24
	<hr/>
	\$24,255 84

The Prison owed at that time :

On Book account,	\$6,130 90	
" Bills payable,	634 17	
Outstanding debts not presented and not appearing on the books of the Prison, on 10th February 1841, which have since been settled, and brought into the acc'ts as per report of committee of the Legislature in 1841,	1,997 80	
Bills receivable and accounts on the books on 10th Feb. 1841, estimated to be bad, which the Joint Committee on State Prison accounts, with the sanction of the Legislature, directed to be stricken from the Stock acc. in A. D. 1842, viz :	4,100 07	
Of which has since been collected,	10 95	
	<hr/>	
	4,089 12	
	<hr/>	
		12,851 99
Balance, being the nett capital of the institution, 10th Feb. 1841,		<hr/>
7*		\$11,403 85

(STATEMENT B.)

Showing the amount of Stock and Materials on hand, as per Inventory, on 30th Sept., 1843, with the condition of the Prison at that date.

Furniture, including beds and bedding, clothing, tools, implements, &c., about the Prison,	\$8,362 32
Provision, fuel and medicines,	562 03
Weaving, Cordwainers', Chair Making and sundries accounts,	7,954 83
Due the Prison on Book account, 30th Sept., 1843,	4,625 15
do do Bills receivable, " "	3,078 53
Balance of Cash on hand,	2,255 77

\$26,838 63

Deduct apparent balances against the Prison on Book accounts, being payments on account of sales of goods on consignment, which will be over balanced by account of sales when rendered; together with some small accounts due individuals, not called for and unclaimed balances of long standing on the Books,

1,487 53

Balance, being the nett capital of this Institution, 30th Sept., 1843,

\$25,351 10

(STATEMENT C.)

Showing the operations of the Prison, from 10th February, 1841, to 30th September, 1843.

Nett capital of the Prison on the 10th February, 1841, as per Statement A, \$11,403 85	By cash paid into the Treasury in 1842, \$1,600 00
Amount appropri- ated by the Le- gislation in 1841 5,000 00	" " 1843 1,000 00
Reported earnings for the year 1841 4,486 22	Bad debts contract- ed in 1841 and 1842, and strick- en from the Stock account by the Committee of the legislature of the latter year, 86 99
" 1842 4,178 22	Nett capital 30th Sept. 1843, as per Statement B, 25,351 10
" 1843 2,969 80	
<hr/> \$28,038 09	<hr/> \$28,038 09

STATEMENT

Showing the operations of the New Jersey State Prison,
Dr.

FURNITURE

To amount of inventory, 1st October, 1842,	7,644 52
" amount of charges since that period,	1,694 22
	<hr/>
	\$9,388 74

PROVISION

To amount of inventory, 1st October, 1842,	435 35
" amount of charges since that period,	4,650 21
	<hr/>
	\$5,085 56

HOSPITAL

To amount of inventory, 1st October, 1842,	55 29
" amount of charges since that period,	183 84
	<hr/>
	\$239 13

FUEL.

To amount of inventory, 1st October, 1842,	379 22
" amount of charges since that period,	1,169 97
	<hr/>
	\$1,549 19

INCIDENTAL

To amount of charges for this year, ending 30th September, 1843,	\$857 31
---	----------

D.

for the year ending 30th September, 1843.

Cr.

ACCOUNT.

By amount of credits since October last,	47 28
" amount of inventory, 30th September, 1843,	8,362 32
Loss on this account,	929 14
	<hr/>
	\$9,338 74

ACCOUNT.

By amount of credits since 1st October, 1842,	501 14
" amount of inventory, 30th September, 1843,	400 96
Loss on this account,	4,183 46
	<hr/>
	\$5,085 56

ACCOUNT.

By amount of credits since 1st October, 1842,	2 75
" amount of inventory, 30th September, 1843,	59 59
Loss on this account,	176 79
	<hr/>
	\$239 13

ACCOUNT.

By amount of credits since 1st October, 1842,	15 63
" amount of inventory, 30th September, 1843,	101 48
Loss on this account,	1,432 08
	<hr/>
	\$1,549 19

ACCOUNT.

Loss on this account,	\$857 31
-----------------------	----------

Dr.

INTEREST

To amount of charges since 1st October, 1842,	52 27
	<hr/>
	\$52 27

WEAVING

To amount of inventory, 1st October, 1842,	1,280 97
“ amount of charges since that period,	905 67
Gain on this account,	2,441 75
	<hr/>
	\$1,628 23

CORDWAINERS

To amount of inventory, 1st October, 1842,	572 18
“ amount of charges since that period,	2,175 68
Gain on this account,	2,261 57
	<hr/>
	\$5,009 43

CHAIR MAKING

To amount of inventory, 1st October, 1842,	4,379 66
“ amount of charges since that period,	3,197 93
Gain on this account,	5,105 08
	<hr/>
	\$12,682 67

SUNDRIES

To amount of inventory, 1st October, 1842,	227 81
“ amount of charges since that period,	337 93
Gain on this account,	757 10
	<hr/>
	\$1,322 84

Cr.

ACCOUNT.

By amount of credits since 1st October, 1842,	35 35
Loss on this account,	16 92
	<hr/>
	\$52 27

ACCOUNT.

By amount of earnings since 1st October, 1842,	3,736 41
" amount of inventory, 30th September, 1843,	891 87
	<hr/>
	\$4,628 28

ACCOUNT.

By amount of earnings since 1st October, 1842,	4,572 78
" amount of inventory, 30th September, 1843,	436 65
	<hr/>
	\$5,009 43

ACCOUNT.

By amount of earnings since 1st October, 1843,	6,410 41
" amount of inventory, 30th September, 1843,	6,272 26
	<hr/>
	\$12,682 67

ACCOUNT.

By amount of earnings since 1st October, 1842,	968 79
" amount of inventory, 30th September, 1843,	354 05
	<hr/>
	\$1,322 84

RECAPITULATION.

Furniture account, for nett loss,			929 14
Provision	do.	do.	4,183 46
Hospital	do.	do.	176 79
Fuel	do.	do.	1,432 08
Incidental	do.	do.	857 31
Interest	do.	do.	16 92
Gain on the operations of the Prison, for the year ending 30th September, 1843,			2,969 80
			<hr/>
			\$10,565 50
			<hr/>

Amount drawn on the Treasury this year for the salaries of Keepers, &c.,		6,516 00
Amount of orders drawn on the Treasurer this year for their services,		276 00

RECAPITULATION.

Weaving account, by nett gain,		2,441 75
Cordwainers' do.	do.	2,261 57
Chair-making do.	do.	5,105 08
Sundries do.	do.	757 10

\$10,565 50

Amount of gain on the operations of the Prison
this year brought down, **2,969 80**

STATEMENT

Showing the situation of the Stock Account from the Dr.

1836. To balance account, being the nett capital at the close of the year for 1836, 27,024 64

27,024 64

1837. To amount of stock, materials destroyed by fire on the 26th November, 1835, (when Thos. M. Perrine was Keeper,) and charged to the state of New Jersey, as they were as part of the stock included in the capital of the Institution, and brought forward in the stock account for the time being, to account for that much of the capital, which belonged to stock acc. 1,269 31

To amount of charges for Prison repairs, being a part of the earnings of the Prison, expended for that purpose, 424 11

To balance account, being the nett capital at the close of the year 1837, 31,679 92

\$33,373 34

1838. To amount of charges for Prison repairs, being a part of the earnings of the Prison, expended for that purpose, 19 33

To balance account, being the nett capital at the close of this year, 39,394 82

\$39,414 15

1839. To balance account for nett capital at the close of the year, for 1839, \$40,470 21

\$40,470 21

E

commencement of the year 1836, to 1st October, 1839.

Cr.

1836.	By nett stock on the 1st October, 1835,	\$24,043 20
	By profit and loss, being the gain in the operations of the prison for year 1836	2,981 44
		<hr/> \$27,024 64

1837.	By balance brought down, being the nett stock to commence the operations of the Prison, for the year 1837,	27,024 64
	By profit and loss, being the gain in the operations of the Prison for the year 1837,	6,348 70

\$33,373 34

1838.	By balance brought down, being the nett stock to commence the operations of the Prison, for the year 1838,	\$31,679 92
	By profit and loss, being the gain in the operations of the Prison, for the year 1838,	7,734 23
		<hr/> \$39,414 15

1839.	By balance brought down, being the nett stock to commence the operations of the Prison, for the year 1839,	39,394 82
	By profit and loss, being the gain in the operations of the Prison, for the year 1839,*	1,075 39
		<hr/> \$40,470 21

* It will appear by referring to the Book of Inventory, that the Furniture account was reduced by the Committee on Prison Accounts this year, to the amount of \$2,117 26.

STATEMENT

*Showing the situation of Stock Account, from the com-
Dr.*

To amount of sundries stricken from the Stock
account, (agreeably to a Resolution of the
Committee on State Prison accounts, with
the sanction of the Legislature) this year,
(1840) viz :

To unavaiable Notes,	\$2,197 80	
“ “ Debts,	2,108 34	
“ Commissioners’ account, being the balance due on book account, for convict labor, &c. in finishing the new Prison,	17,426 74	
“ State of New Jersey, for amount paid out of the earnings of the Prison, for repairs and improve- ments,	242 99	
		21,975 87
“ Profit and loss, being the loss in the opera- tions of the Prison, for the year 1840,	3,466 89	
“ Balance account, being the nett capital at the close of this year,	15,028 95	
		<u>\$40,471 71</u>

F.

commencement of the year 1840, to 1st October, 1841.

Cr.

By balance brought forward, being the nett
Stock to commence the operations of the
Prison, for the year 1840,

\$40,470 21

"Cash received of Gabriel Allen, the amount
of his account for which Stock account has
charged with being included in the amount of
unavailable debts, as stated on the debit side
of this statement,

1 50

\$40,471 71

STATEMENT

Showing the situation of the Stock Account, from 1st Dr.

To profit and loss, being the apparent loss in this year on account of a reduction made in the inventory, on 10th February, 1841, together with the liabilities of former years not presented and not appearing on the books of the Prison, on the 10th February, 1841, which have since been settled and brought into the acc'ts of this year, as may be seen by referring to the statement made in the Book of Inventory, by the Committee on Prison accounts, for this year,	1,049 76
Balance account, being the nett capital at the close of the year, for 1841,	13,979 19
	<hr/>
	\$15,028 95
	<hr/>
To balance account, being the nett capital at the close of the year 1842,	18,157 41
	<hr/>
	\$18,157 41
	<hr/>

Oct. 1. To sundries, being the amount of bills receivable and unsettled accounts of long standing, on the books of the Prison, estimated to be bad, which the Joint Committee on State Prison accounts, with the sanction of the Legislature, have directed to be stricken from the regular books of the Institution, (and an account of the same to be kept in a book to be provided for that purpose,) viz :

Bills receivable,	2,942 35
Accounts of long standing,	1,244 71

G.

October, 1840, to 1st October, 1841.

Cr.

By balance brought forward, being the nett
stock to commence the operations of the
Prison, for the year 1841,

15,028 95

 \$15,028 95

By balance brought down, being the nett
stock to commence the operations of the
Prison, for the year 1842,

13,979 19

“ Profit and loss, being the gain in the ope-
rations of the Prison, for the year ending
30th September, 1842,

4,178 22

 \$18,157 41

By balance brought down, being the nett
stock, 1st October, 1842,

18,157 41

“ State Treasurer's account, being the bal-
ance standing on the books of the Prison,
in favor of his account, and closed by or-
der of the Committee of the Legislature
on Prison accounts,

9,400 00

Dec. 17. By cash received of John Mershon,
the amount charged to stock ac't.
on the 1st October last, which
was due from him and included
in the charge on the debit side
of this statement for accounts of
long standing, stricken off,

3 00

By cash received of Priscilla Yard,
a part of that which was charged
to stock account due from her,

4 25

Dr.

1843. Sept. 30.	State Treasurer for the am't. paid into the Treasury,	1,000 00
	Balance account, being the nett capital of the Prison on the 30th Sept., 1843,	25,351 10

\$30,538 15

		Cr.
1843. January.	By cash received of Abner Mershon, in full as before stated,	2 10
March.	" cash received of John Ashmore, in full as before stated,	4 60
Sept. 30.	" profit and loss account, being the gain in the operations of the Prison for the year ending 30th September, 1843,	2,969 80
		<hr/>
		\$30,538 16
		<hr/>

STATEMENT H.

YEAR.	NAMES OF KEEPERS OF PRISON.	Am't paid under appropriations of Legislature, to meet former deficiencies, &c.	Amount paid salaries of officers and Inspectors of said Prison.	Am't paid on buildings, improvements, &c., to said Prison.	Amount received from surplus earnings of said Prison.
1836	Jos. A. Yard,	" "	4,333 55	28,401 75	" "
1837	do. do.	" "	4,607 29	14,071 59	" "
1838	do. do.	" "	6,192 49	7,020 00	" "
1839	do. do.	" "	6,659 55	2,657 11	" "
1840	J. Voorhees,	6,000 00	6,416 30	" "	" "
1841	J. B. Gaddis,	5,000 00	6,892 55	5,502 36	" "
1842	do. do.	" "	6,471 00	2,512 01	1,600 00
1843	do. do.	" "	6,805 50	361 91	1,000 00

All which is respectfully submitted,

Signed,

A. W. BROWN, }
JAMES S. HULME, } Com. of Council.

JOHN R. CONOVER, }
BENJAMIN RIDGWAY, }
SAMUEL M. OLIPHANT, } Com. of Assembly.
LEMUEL W. JACOBUS, }
ABRAHAM WILDRICK, }

November 8th, 1843.

The re-engrossed bill entitled a "supplement to the act entitled 'An act to incorporate Jersey City,'" passed the twenty-second of February, eighteen hundred and thirty-eight,

Was read and compared, and after some discussion thereon, was, on motion of the Vice President, postponed till the next sitting of the Legislature.

The engrossed bill from the House of Assembly, entitled,

"An act to divorce Joshua O. Horton, of the county of Middlesex, from his wife Jane Horton," was read by its title and referred to Messrs. Wright and A. W. Brown.

The engrossed bill, also from the House of Assembly, entitled,

"An act to authorize and empower Thomas Cain, Junior, administrator de bonis non, cum testamento annexo, of Mary Bond, deceased, to make a deed for certain real estate sold by the executor of the last will and testament of said Mary Bond to Richard J. Bond,"

Was read by its title and ordered to have a second reading.

The engrossed bill from the House of Assembly, entitled,

"An act for the relief of Jeremiah Hand, of the county of Cape May,"

As also, the engrossed bill from the same, entitled,

"An act for the relief of Recompense Hand, of the county of Cape May,"

Were severally read by their titles, and referred to the Committee on Claims.

The engrossed bill from the House of Assembly, entitled,

"An act for the relief of Henry Izard, of the county of Cape May,"

Was read by its title and referred to the Committee on Claims.

The engrossed bill from the House of Assembly, entitled,

"A supplement to the act entitled 'an act for the better regulation of actions of Replevin,'" passed nineteenth of March, seventeen hundred and ninety-five,

Was read by its title and ordered to have a second reading.

The engrossed bill, also from the House of Assembly, entitled,

"An act for the support of the government of this State,"
Was read by its title and ordered to have a second reading.

On motion of the Vice President, ordered that the fifteenth rule be dispensed with.

Whereupon said bill was read and considered by sections, and ordered to have a third reading.

On motion of Mr. Wilson, Council adjourned till ten o'clock to-morrow morning.

THURSDAY, November 9, 1843.

At ten o'clock, Council met.

Mr. Wilson from the Special Committee to whom was referred sundry petitions in relation to a revision of the Constitution, reported that they had had the same for some time under consideration, and asked and obtained leave to report by bill.

Which was read and ordered to have a second reading.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that the House of Assembly had completed their list of nominations for Joint Meeting, and herewith furnish Council with a copy,

Which was read and ordered to lie on the table.

On motion of the Vice President, it was

Ordered, that Council attend to making their list of nominations.

Council having finished their list of nominations,

Ordered, that the Secretary inform the House of Assembly thereof, and furnish them with a copy of the same.

The engrossed bill from the House of Assembly, entitled,

"An act for the support of the government of this State,"
Was read and compared, and

On the question, shall this bill pass? was decided in the affirmative, by the votes of all the members present—17.

Ordered, that the President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that the House of Assembly are now ready to go into Joint Meeting, and await the presence of Council in the Assembly Room.

On motion of Mr. Wright, Council proceeded to the Assembly Room, to go into Joint Meeting, for the appointment of State and County officers; and after some time spent therein, Council returned to their chamber and came to order.

On motion of Mr. G. H. Brown, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

On motion of the Vice President, Council resolved itself into a Court of Appeals.

And on motion of the Vice President, the Court of Appeals was adjourned till ten o'clock to-morrow morning.

On motion of Mr. Woolsey, the engrossed bill from the House of Assembly, entitled,

"A supplement to an act entitled, 'An act for the better regulation of actions of Replevin,'" passed nineteenth March, seventeen hundred and ninety-five,

Was taken up, and on motion of the Vice President, its further consideration postponed by the following vote, viz.:

YEAS.

Messrs.	A. W. Brown,	Messrs.	Ihrle
"	Browning,	"	Moore,
"	Canfield,	"	Nelson,
"	Cordery,	"	Patterson, (V. P.)
"	Dodd,	"	Stansborough,
"	Hamilton,	"	Wilson,
"	Hulme,	"	Zabriskie—14,

NAYS.

Messrs. G. H. Brown and Woolsey—2

The engrossed bill from the House of Assembly, entitled,

“An act to divorce Tacy Maria Appleton from her husband Charles William Appleton,”

Was read and compared, and

On the question, shall this bill pass? it was decided in the affirmative by the following vote, viz:

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Ihrle,
Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Woolsey,
Wright,
Zabriskie—15.

NAYS.

Mr. Hulme—1.

The engrossed bill from the House of Assembly, entitled, “An act to authorize and empower Thomas Cain, Jun., administrator de bonis non, cum testamento annexo, of Mary Bond, deceased, to make a deed for certain real estate sold by the executor of the last will of said Mary Bond to Richard J. Bond,”

Was taken up, read and compared, and on the question, shall this bill pass? it was determined in the affirmative by the unanimous votes of all the members present—17.

Ordered, that the President sign said bills, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

A message from the House of Assembly, by Mr. Newell their Clerk, informed Council that the House of Assembly have received and approved the bond of Thomas Arrow-smith, Treasurer of this State, and request the assent of Council to the same.

Whereupon said bond was read and approved.

Ordered, that the Secretary deliver the same to the Secretary of State, to be by him filed in his office.

Mr. Ihrie, from the Joint Committee to settle the Treasurer's accounts, made a corrected report,

Which was read and accepted.

On motion of the Vice President,

Ordered, that five hundred copies of the Treasurer's Report, and the same number of the State Prison Report, together with the accompanying documents, be printed for the use of Council.

On motion of Mr. Canfield,

Ordered that Council now proceed to the Assembly Room, to go into Joint Meeting for the purpose of disposing of the list of nominations.

And after some time spent there, Council returned to their Chamber and came to order.

On motion of Mr. G. H. Brown,

Ordered, that when Council adjourn, it adjourn to meet at half past eight o'clock to morrow morning.

On motion of Mr. Canfield, Council adjourned.

FRIDAY, November 10, 1843.

At eight and a half o'clock, Council met.

The following messages were received from the House of Assembly, by Mr. Newell, their Clerk :

Resolved, (Council concurring,) That the Inspectors of the State Prison prepare and lay before the Legislature at its next sitting, a statement of the annual earnings, receipts, disbursements, debts, credits, with gain and losses of the same, from the first of October eighteen hundred and thirty six to the first October eighteen hundred and forty three, inclusive—and that the said statement shall also show the amount of earnings expended, or applied in each year to the benefit of the State, and the amount of monies received from, or paid into, the State Treasury, including payments for salaries or otherwise.

Resolved, (Council concurring,) That the Inspectors of

the State Prison are hereby authorized to procure the admission of Robert Collins, an insane person now in confinement in the State Prison, as a patient in one of the Asylums for the insane, in the State of Pennsylvania or New York, and to direct the Keeper of the State Prison to pay the expense of maintaining said insane person in said Asylum, out of any funds in his hands belonging to said prison, and the receipt of the proper officer of said Asylum, shall be a suitable voucher, in the settlement of the accounts of said Keeper.

Which resolutions were severally read and agreed to.

Ordered, that the Secretary inform the House of Assembly that Council have concurred in the same.

A message from the House of Assembly, by Mr. Newell their Clerk, informed Council that the House of Assembly are now ready to adjourn.

Ordered, that the Secretary inform the House of Assembly that Council is ready to adjourn.

The House of Assembly, preceded by their Speaker, Joseph Taylor, Esq., came into the Council Chamber, and informed Council that the House of Assembly had adjourned to meet on Tuesday the ninth day of January next, at three o'clock in the afternoon, at the State House in Trenton.

Whereupon Council adjourned to Tuesday the ninth day of January next, at three o'clock in the afternoon, at the State House in Trenton.

JOURNAL OF THE PROCEEDINGS

OF THE

LEGISLATIVE COUNCIL

OF THE

STATE OF NEW JERSEY.

SECOND SITTING.

TUESDAY, January 9, 1844.

At ten o'clock the Council met, all the members present except the Hon. George H. Brown, of Somerset.

The Council, on motion of the Vice President, adjourned to ten o'clock to-morrow morning.

Council then resolved itself into a Court of Appeals.

WEDNESDAY, January 10, 1844.

At ten o'clock Council met.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that the House of Assembly had met, formed a quorum and proceeded to business.

Mr. Canfield offered the following resolution,

Ordered, that the Secretary inform the House of Assembly that Council have met, formed a quorum and proceeded to business.

On motion of the Vice President, Council then resolved itself into a Court of Appeals.

And after some time spent therein, Council came to order to receive the following message from the House of Assembly, by Mr. Newell, their Clerk—

Whereas, General Andrew Jackson, in the year A. D., 1815, was, by one of the civil courts in the city of New Orleans, subjected to the payment of a fine of one thousand dollars, for an alledged contempt, in having placed the inhabitants of said city under the operation of martial law; which fine this Legislature consider as having been imposed and exacted without proper consideration, and not dictated with a consistent regard to the safety of the country at that peculiar crisis; *And whereas*, the glorious results attendant upon that struggle have eventuated in producing the conviction, and even handed justice requires that the said fine should be returned, with interest; therefore—

Resolved by the House of Assembly of the State of New Jersey, (Council concurring,) That the Senators from this State, in the Congress of the United States, be *instructed*, and the members of the House of Representatives requested to vote for the passage of a law now before that body, to refund the said sum of money to the said General Andrew Jackson, together with interest on the same from the time of its payment, as an act of justice to that distinguished patriot and able defender of his country.

Resolved, That a copy of this preamble and these resolutions be forwarded by the Governor to each of the said

~~Senators~~ and members, and that they be requested to present the same to the body of which they are members respectively.

On motion of the Vice President, the same was ordered to lie on the table.

Council again resolved itself into a Court of Appeals, and after some time spent therein, Council again came to order.

The following annual report was received from the different banks therein named.

BANK**PEOPLE'S BANK OF PATERSON,***Liabilities.*

Capital stock actually paid in,	\$75,000 00
Surplus fund,	3,122 00
Bank notes in circulation,	98,981 50
Due to other banks,	2,874 67
Due to depositors,	22,220 92

\$209,209 10

Sworn and subscribed by **ELIAS B. D. OGDEN, Pres't.**

TRENTON BANKING COMPANY,**Dr.**

To amount capital stock,	210,000
“ Bank notes in circulation, without deduction for loss, &c., for 38 years,	115,340
Due to other banks,	9,956
Discounts received,	126
Seventy-seventh dividend, declared this day,	6,300
Profit and loss, surplus fund,	27,476
Due to Pension Agent U. S.,	8,694
“ Depositors,	62,985

\$441,077

Sworn and subscribed by

STATEMENTS.

Paterson, January 3, 1844.

Assets.

Bills receivable, (good,)	\$106,909 83	
do. do. (doubtful,)	21,528 86	
	<hr/>	\$128,438 69
A debt for which the bank has as security un- incumbered real estate in the city of Brook- lyn, New York,		4,500 00
Their real estate in Paterson, fair value, \$2500, cost,		3,980 00
Specie funds deposited in New York city, paya- ble on demand,		51,876 70
Bank notes and checks upon banks in the ci- ties of Newark and New York, and sight drafts, (good,)		7,171 77
Due from other banks, [good,]		3,138 71
Specie on hand, actually in the possession of, and the property of the bank,		10,103 23
		<hr/>
		\$209,209 10

H. C. STIMSON, Cashier.

JAMES JACKSON,
SAMUEL A. VAN SAUN, } Directors.

January 2, 1844.

Cr.

Bills discounted, outstanding,	\$243,462
Mortgages,	56,583
Real estate,	26,000
Stock,	4,763
Special loan, secured by mortgage,	1,500
Due from other banks,	64,752
Bank notes and checks of other banks, on hand,	9,183
Specie in vault, property of the bank,	34,834
	<hr/>
	\$441,077

PHIL DICKINSON, Pres't THOS. J. STRYKER, Cash.

MORRIS COUNTY BANK,

Bills discounted, (good,) \$87,606 18	
" (doubtful and bad;) 2,137 00	
	<hr/> 89,743 18
Due on notes matured and other cash papers,	1,657 27
Judgments and other doubtful debts,	3,590 64
Due from banks in New York city, 16,215 87	
" this State, 1,820 31	
	<hr/> 18,036 18
Bank notes and checks of other banks, (good,) 6,314 00	
Specie on hand, (coin,) 7,034 85	
	<hr/> \$126,576 18

Sworn and subscribed by

PRINCETON BANK,

Dr.

Capital stock paid in,	90,000 00
Bank notes in circulation,	36,195 00
Surplus fund,	1,369 28
Discounts received,	931 93
Dividends uncalled for,	1,408 40
Due to other banks,	1,141 76
Due to depositors,	108,657 14
	<hr/> \$239,703 51

Sworn and subscribed by

January 1, 1844.

Capital stock,	50,000 00
Due T. Arrowsmith, Treasurer, tax on do.	250 00
“ to Banks,	4,852 58
“ J. Dalrime, county collector,	8,862 58
“ Depositors,	18,430 49
“ Special deposit, April, 1844,	3,000 00
Bank notes in circulation,	33,049 00
The Bank owes, on which interest is paid,	6,921 52

\$126,276 17

HENRY A. FORD, Pres't. THEO. T. WOOD, Cash.

PRINCETON, January 1, 1844.

	Cr:
Bills and notes,	129,654 83
Bonds and mortgages,	24,454 73
Real Estate,	10,197 77
Expenses,	2,000 00
Profit and loss,	1,297 58
Due from other banks,	37,623 61
Notes of other banks, checks and drafts,	16,316 50
Specie in the vault,	18,158 49
	<hr/>
	\$239,703 51

R. S. FIELD, Pres't.

LOUIS P. SMITH, Cash.

STATE BANK,

Bills discounted,	276,970 77
Bonds and mortgages,	21,082 47
Real estate—houses and lots,	13,830 85
“ “ banking house,	14,513 50
Specie in the vault, property of the bank,	22,055 88
Due from other banks,	18,568 97
Bank notes of other banks,	1,421 00
	<hr/>
	\$368,393 44

CHARLES DAVIS, Pres't.

MECHANICS' BANK,

To capital stock,	\$50,000 00
“ Notes in circulation,	38,624 50
“ Interest received,	2,791 72
“ Suspense account,	50 11
“ Due to other banks,	5,484 35
“ State of New Jersey,	250 00
“ Dividends unpaid,	166 56
“ Contingent fund,	1,822 07
“ Balance due depositors,	34,463 73
	<hr/>
	\$133,673 04

Affirmed and subscribed by WM. R. ALLEN, Pres't.

ELIZABETH, January 1st, 1844.

	Cr.
Capital stock,	\$200,000 00
Profit and loss,	19,636 45
Due other banks,	3,369 19
Unclaimed dividends,	665 68
Notes in circulation,	75,876 00
Deposited by individuals,	68,846 12
	<hr/>
	\$368,393 44

Sworn and subscribed by **JAMES CRANE, Cash.**

BURLINGTON, January 10th, 1844.

Cr.

By bills discounted,	\$74,240 12
" Bonds and mortgages,	1,400 00
" Mechanics' Bank stock,	1,000 00
" Bonds,	4,372 50
" Real estate,	3,938 12
" Due by other banks,	25,885 19
" Expenses,	1,050 49
" Fixtures, banking house,	1,972 34
" Notes of other banks,	3,837 00
" Specie,	15,977 28
	<hr/>
	\$133,673 04

Sworn and subscribed by **A. W. BURNS, Cash.**

NEW HOPE DELAWARE BRIDGE COMPANY,

Bridge,	\$85,979 92
Toll house and lot,	1,120 00
Real estate taken in payment of debts due the Co.,	4,399 43
Personal property,	2,245 87
Bonds and mortgages,	17,253 50
Debts due the Company,	132,651 96
Stock, taken for debts due the Co.,	4,060 00
Over drafts,	525 96
Ferry account,	158 36
Protest account,	101 06
Phenix Bank, (in suit,)	14,931 86
On deposit in New York,	6,276 26
On deposit in Philadelphia,	1,676 75
Specie on hand,	7,217 32
Notes and checks on other banks, on hand,	12,774 00
	<hr/>
	\$291,371 25
	<hr/>

Sworn and subscribed by

CUMBERLAND BANK,

Dr.

Capital stock,	\$52,025
Profit and loss,	32,491
Bank notes in circulation,	57,062
Dividends unpaid,	310
Due to banks,	889
“ State Treasurer,	260
“ Other depositors,	26,005
	<hr/>
	\$169,042
	<hr/>

Sworn and subscribed by

LAMBERTVILLE, 1st January, 1844.

Capital stock,	\$170,000 00
Dividends unpaid,	1,184 00
Deposites to apply on debts due the Co.,	3,182 24
Profit and loss,	62,857 61
Notes in circulation,	32,934 00
Due depositors,	21,213 40

\$291,371 25

A. ST. JOHN, Pres't. JONA. FISK, Cashier.

BRIDGETON, January 3, 1844.

	Cr.
Bills discounted,	\$105,257
Bonds and mortgages,	1,050
Stock of State Bank at Camden,	500
" Cumberland Bank,	6,950
Specie,	20,103
Notes and checks of other banks,	6,342
Due from other banks,	21,623
Real estate,	7,201
Protests,	13
Sundry small items,	3
	<hr/>
	\$169,042

J. B. POTTER, Pres't. C. READ, Cashier.

Dr. FARMERS' & MECHANICS' BANK,

In bills discounted, deemed good,	\$113,135 06
" Bonds and mortgages and other securities, deemed good,	47,906 41
Due from other banks, deemed good,	11,443 07
Notes of other banks and checks, deemed good,	2,017 33
Specie,	8,566 85
In merchandize, (rec'd for debts,) deemed good,	288 70
Due from sundry persons, " "	139 90
Protest account, " "	4 39
Stock of this bank, at par,	6,550 00
Real estate,	1,791 70
Bank furniture, plates, paper, &c.,	1,206 81
Expense account,	486 67
Doubtful debts,	7,998 35
Bad debts,	2,889 03

\$204,374 26

NOTE.—The interest due on a part of the above securities is not included in this statement.

One of the bonds and mortgages is about being foreclosed, on which there may be a loss of from one to two hundred dollars.

The real estimate is valued at cost and is supposed to be worth about that sum.

Sworn and subscribed by

Dr. COMMERCIAL BANK OF NEW JERSEY,

Bills discounted,	\$46,472 81
Real estate,	2,245 54
Specie on hand,	5,483 85
" Deposited in New York for the redemption of large notes,	8,045 48
Bank notes and drafts of other banks,	4,234 20

Total amount specie funds, 17,763 52

\$66,481 88

Surplus on hand,	1,818 29
Bank note plates and furniture,	1,000 00

\$2,818 29

Sworn and subscribed by

RAHWAY, January 1, 1844.

Cr.

Capital stock,	\$130,000 00
Profit and loss and exchange accounts,	5,604 84
Bank notes in circulation,	27,429 00
Due depositors, estimated,	31,723 33
Due to other banks,	7,958 49
Due the Treasurer of New Jersey, for tax,	650 00
Dividends unclaimed,	1,008 60

\$204,374 26

WM. EDGAR, Pres't. F. KING, Cashier.

PERTH AMBOY, January 1st, 1844.

Cr.

Capital stock,	\$30,000 00
Bank notes in circulation,	18,022 50
Balance due depositors, &c.,	15,064 47
" " other banks,	1,576 62
Total,	16,641 09
Balance, profits, loss, &c.,	1,818 29

\$66,481 88

HERMAN BRUEN, Pres't. JAS. A. NICHOLS, Cashier.

NEWARK BANKING & INSURANCE COMPANY,

Bills discounted, loans and bills of exchange, (good,)	\$619,622 03	
“ (doubtful,)	29,798 50	
	<hr/>	649,420 53
Bonds, mortgages and stocks, (good,)		60,150 79
Banking house and lot, (cost,)		13,388 70
Due from sundry banks, (good,)		21,727 81
Deposite in Merchant's Bank, New York,		46,953 27
Notes and checks of specie pay- ing banks, on hand,	16,354 18	
Specie on hand, the property of the bank,	24,902 54	
	<hr/>	41,256 71
		<hr/>
		\$832,897 91

The company own 45 shares of stock of this institution, am'ng to \$2250; and the am't. of capital stock hothecated to the Co. is \$38,800, on which \$22,957 has been loaned.

Sworn and subscribed by

FARMER'S BANK OF NEW JERSEY,

Bills discounted, outstanding,	\$136,905 22
Specie in bank,	25,011 35
Notes and checks on other banks,	10,037 00
Due from other banks,	13,021 76
Real estate,	26,815 07
Bank stock, (Commercial Bank, Pa.,)	6,460 49
Bonds and notes,	9,832 12
Mortgages,	4,416 00
Salaries, and expenses paid,	574 70
Due from sundry persons,	812 14
	<hr/>
	\$233,885 85

Affirmed and subscribed by JOHN BLACK, Pres't.

January 1, 1844.

Capital stock paid in,	\$508,650 00
Surplus profits,	39,376 78
Unclaimed dividends,	2,110 38
Dividend declared this day,	15,259 50
	<hr/>
	17,369 88
State tax on capital for year ending 31st Dec.,	
1843,	2,543 25
Due to sundry banks,	39,181 30
“ Depositors,	108,243 70
Notes in circulation,	117,533 00
	<hr/>
	\$832,299 91
	<hr/>

All the debts believed to be bad have been charged against the profits of the company, since the last annual statement.

JOHN TAYLOR, Pres't. W. M. VERMILYE, Cash.

MOUNT HOLLY, January 1, 1844.

Stock, [capital paid,]	\$100,000 00
Notes in circulation,	37,448 62
Discounts and interest received,	2,268 81
Due to banks,	1,186 49
Dividends unpaid,	755 75
Suspense account,	158 72
Due to depositors,	61,435 13
Profits undivided,	30,632 32
	<hr/>
	\$233,885 85
	<hr/>

Sworn and subscribed by J. BEATTY, Cashier.

STATE BANK,

Notes and bills discounted, outstanding,	\$278,261 47	
Loans upon stock of this bank,	3,150 00	
" " Bonds and mortga- ges,	66,307 00	347,718 47
Gold and silver,	62,407 21	
Notes of other banks,	410 00	
Due from other banks,	23,922 58	
		86,739 79
Stock of this bank purchased,		3,324 00
Real estate, estimated \$11,000, cost,		13,350 59
Banking house and lot,		6,757 63
Suspended debt, good,		3,297 00
" " doubtful,		7,666 67
W. P. Lawrence, exchange clerk,		12,000 00
Expenses,		1,184 38
Protest account,		4 13
		<u>\$482,042 66</u>

Affirmed and subscribed by

Dr. BURLINGTON COUNTY BANK,

Capital stock paid in,	\$70,000 00
[None of the stock pledged for notes or bills discounted. None of the stock owned by the bank.]	
Amount of notes of this bank in circulation,	25,612 00
Dividends unpaid,	661 38
Surplus fund above the capital,	4,774 81
Balances due to other banks,	4,005 27
Amount due depositors,	24,714 78
	<u>\$129,768 24</u>

Affirmed and subscribed by

CAMDEN, January 1, 1844.

	Cr.
Capital stock,	\$260,000 00
Circulation,	107,563 50
Discount and interest received,	4,147 32
Profit and loss,	12,583 12
Dividends unclaimed,	1,244 89
State tax,	1,300 00
Due to other banks,	5,852 13
" Depositors,	89,291 95
Suspense account,	59 75

\$482,042 66

JOHN GILL, President.

A. McCULLA, Cashier.

MEDFORD, January 1, 1844.

	Cr.
Amount of notes and bills discounted, now out- standing,	\$99,297 45
Specie on hand, in bank,	15,608 77
Due on protest account,	67 60
Balances due from other banks,	7,923 28
Bank notes of other banks, checks on other banks, &c.,	2,127 07
No real estate except the banking house and lot, cost and is worth,	3,338 30
The cost of the bank note plates, papers, fix- tures, &c., is	1,405 77
	<hr/> \$129,768 24

BENJAMIN SHREVE, Pres't. J. OLIPHANT, Cash.

UNION BANK,
Our Liabilities.

Capital stock paid in,	\$30,000 00
Profit and loss undivided,	32,157 29
Bank notes in circulation,	62,684 00
Due Treasury of the State, for 1843,	250 00
“ Other banks,	1,911 63
“ Individual depositors,	12,311 66

\$159,314 58

The whole amount of all our liabilities, except to stockholders, is (\$77,157 29,) seventy-seven thousand one hundred and fifty-seven dollars twenty-nine cents. We have of present redeemable funds, (\$47,693 01,) forty-seven thousand

Sworn and subscribed by

Dr. SALEM BANKING COMPANY,

Capital stock,	\$75,000 00
Notes in circulation,	39,692 00
Interest received,	16,945 37
Unclaimed dividends,	123 00
Due banks,	1,804 04
“ Depositors,	27,285 97
Suspense account,	4 32

\$160,854 70

Sworn and subscribed by **CALVIN BELDEN, Pres't.**

Dover, January 1, 1844.

Our Assets.

Bills receivable, about \$3000 of which are doubtful, balance good,	\$109,616 19
Balance of personal acc'ts on ledger, good,	2,005 38
Personal property, valued at	2,000 00

Specie Funds.

In bank : specie, gold and silver on hand, the property of the bank,	17,126 05
Bills of specie paying bk's on hand,	3,935 00
Checks on hand, good,	399 00

\$21,460 05

In New York: Balance in Mechanics' and Trader's Bank,	19,537 93
Balance in hands of agents,	4,179 84

23,717 77

In Newark : Balance in Mechanics' Bank,	515 19	45,693 01
		<hr/> \$159,314 58

six hundred and ninety-three dollars one cent and at least (\$106,616 19,) one hundred and six thousand six hundred and sixteen dollars nineteen cents in bills rec'ble, which are good.

G. M. HINCHMAN, Pres't. THOS. B. SEGUR, Cash.

January 1, 1844.

	Cr.
Bills receivable,	\$79,880 89
Bonds and mortgages,	3,438 97
Real estate,	2,525 00
Expenses,	1,921 68
Protest,	8 07
Due from other banks,	17,671 21
Notes of other banks, certificates and checks,	13,762 88
Specie,	20,231 47
Unavailable,	21,414 53
	<hr/> \$160,854 70

Affirmed and subscribed by GEO. C. HUMSEY, Cash.

MECHANICS' & MANUFACTURERS' BANK,

•Bills discounted, (good,)	\$126,351 77
Bonds and mortgages, (good,)	10,050 75
Stock of this bank, belonging to the bank,	7,520 50
Due from other banks, (all good,)	23,962 19
Real estate, (fair valuation,)	11,667 33
Gold and silver in vault, belonging to this bank,	27,896 53
Certificate of the city of Trenton, payable on demand,	2,100 00
Certificate of receivers of Belleville Bank,	245 80
Fixtures, safes, &c.,	1,113 75
Sundry items,	152 25
Notes and checks of other banks,	16,908 51
	<hr/>
	\$228,049 38

Sworn and subscribed by **JACOB KLINE**, Pres't.

SUSSEX BANK,*Assets.*

Bills and notes discounted,	\$109,274 35	
Bonds and mortgages,	6,702 07	
	<hr/>	103,976 42
Specie on hand,	23,201 39	
Bank notes of other banks,	13,275 00	
Due from other banks,	48,301 12	
	<hr/>	84,777 51
Real estate, consisting of lot in Newton, with banking house and other erections and improvements,		7,376 26
		<hr/>
Whole assets,		\$202,130 19

Affirmed and subscribed by **DAVID RYERSON**, Pres't.

January 1, 1844.

Capital stock,	\$100,000 00
Due other banks,	3,934 61
Dividends unpaid,	250 23.
Interest account,	272 52
Discounts received,	1,680 77
Profit and loss,	10,473 83
Notes of this bank in circulation,	66,096 00
Due depositors,	45,341 40

228,049 38

Affirmed and subscribed by T. ABBOTT, Cashier.

Newton, January 1, 1844.

Liabilities.

Notes of the bank in circulation,	67,266 00	
Ledger balances, due depositors, and others,	39,926 93	
Whole amount liabilities,		107,192 93
Balance of amount, being capital stock of	67,500 00	
And undivided profits,	27,437 26	
		94,937 26
		\$202,130 19

Sworn and subscribed by S. D. MORFORD, Cashier.

STATE BANK,
Liabilities.

Capital stock,	\$100,000 00
Bank notes in circulation,	42,496 00
Dividends unpaid,	68 50
Due to other banks,	149 28
Profit and loss account,	3,332 22
Due to depositors,	20,565 22
Tax on capital stock, for the year 1843, to account of Treasurer,	500 00

\$167,109 22

Sworn and subscribed by

PLAINFIELD BANK.

Resources.

Bills receivable,	\$79,263 60
Specie in vault,	19,042 94
Deposit at New York,	50,018 30
Due from other banks,	7,050 51
Bills of other banks,	8,052 00
Real estate, banking property,	6,720 62
Over drafts,	21 30

\$170,171 27

Affirmed and subscribed by **NATHAN VAIL, Pres't.**

MONROE, January 1, 1844.

Assets.

In bills discounted, including some under protest, and laying over, secured by mortgage, (interest thereon not included,) supposed to be good,	103,000 00	
Discounted bills, deemed doubtful,	2,432 09	
“ “ bad,	5,220 57	
	<hr/>	110,682 66

Specie Funds.

Specie in vault, property of the b'k,	5,561 32	
Bank notes and checks of specie paying banks,	6,671 00	
Due from specie paying banks, per ledger,	13,213 47	25,445 79

Real Estate,

Banking house and lot,	8,000 00	
About 330 acres of land in Sussex county, worth from \$5 to \$6 per acre, say	2,000 00	
House and lot at Newark, valued at	2,600 00	
House and lot at Beatties Town, with about 20 acres of woodland,	800 00	
	<hr/>	12,800 00
331 shares of stock of this bank taken in payment for debts,	16,550 00	
Expense account,	1,160 77	
Bank furniture,	500 00	

\$167,108 22

JOSEPH CUTLER, Pres't. E. CONDUCT, Cashier.

Liabilities.

Capital stock,	\$50,000 00
Circulation,	97,978 00
Due depositors,	21,739 85
Profit and loss,	453 42

\$170,171 27

Sworn and subscribed by A. BEACH, Cashier.

STATE BANK,

To capital stock,	\$118,125 00
" Profit and loss,	7,934 71
" Discount received,	3,656 62
" Dividends unpaid,	820 67
" Due to other banks,	8,043 67
" Circulation,	117,049 00
" Balance due depositors,	116,357 52

\$371,987 19

Sworn and subscribed by

FARMERS' & MECHANICS' BANK,

Dr.

For capital stock paid in,	\$25,000 00
" Notes of this bank in circulation,	37,019 00
" Due to depositors,	14,122 52
" Deposited in part to meet dis- counted notes,	384 97
" Certified checks out,	339 58
	14,847 07
" Discount and interest rec'd since dividend,	1,447 72

\$78,313 79

[No stock owned by the bank.]

Sworn and subscribed by

New Brunswick, January 1, 1844.

Cr.

By New Orleans city bank stock,	\$ 3,150 00
" Specie,	30,785 36
" Notes of other banks,	16,008 50
" Due from other banks,	48,738 14
" Judgments and broken bank certificates,	1,304 16
" Bills discounted,	202,700 76
" Notes receivable,	42,454 14
" Bonds and liens on real estate,	6,089 29
" Real estate,	20,031 70
" Contingent expense account,	725 14
	<hr/>
	\$371,987 19

F. B. SMITH, Pres't.

JOHN B. HILL, Cashier.

MIDDLETOWN POINT, January 1, 1844.

Cr.

By dis'ted notes outstanding, considered good,	\$47,050 73
" Notes of, and checks on other banks, as cash,	9,147 85
" Specie in vault,	5,290 19
" Due from other specie paying b'ks,	9,590 20
	<hr/>
	24,028 24
" Real estate, b'king house, at cost,	4,860 78
" Fixtures and other property,	2,080 33
	<hr/>
	6,941 11
" Incidental expenses paid,	293 71
	<hr/>
	\$78,313 79

ASBURY FOUNTAIN, Pres't

ELIHU BAKER, Cash.

Dr. ORANGE BANK.	
To capital stock,	\$102,500 00
“ Notes in circulation,	20,732 50
“ Discount received,	1,851 33
“ Due other banks,	1,495 79
“ For dividends,	305 25
“ Individuals,	11,605 60
“ State New Jersey for tax, 1843,	512 50

\$139,002 97

The amount of mortgages, (collateral for bills discounted, included in the above amount) is \$7500. No stock owned by this bank. The interest on bonds and notes past due, is Sworn and subscribed by

Dr. BELVIDERE BANK,	
To bills discounted, (all considered good,)	\$112,312 54
“ Banking house and lot, at cost,	4,130 61
“ Paper, plates and bank furniture,	800 00
“ Tax for year 1843,	433 55
“ Current expenses, since last dividend, to 1st October,	269 68
“ Deposited in specie paying banks,	27,232 73
“ Notes on hand of other specie paying banks,	15,040 00
“ Specie in vault, the property of this bank,	22,591 97
	<hr/> 64,774 90
	<hr/> 182,721 03

Sworn and subscribed by

ORANGE, January 1, 1844.

Cr.

By bills discounted, deemed good,	89,679 76	
" " " doubtful,	654 48	
" " " bad,	225 80	
	<hr/>	100,560 04
" Real estate, cost,		5,097 07
" Contingent account,		2,500 25
" Bond and mortgage,		7,000 00
" Bond, Port Gibson Bank, with interest allowed to 1st January, 1843,		548 16
" Bonds, State Georgia,		1,750 00
" Bonds, Central Rail Road, Geo.,		1,700 00
" Due from other banks, good,		11,300 44
" Notes of other banks, and cash, good,		1,166 99
" " " " broken, including \$10 counterfeit,		55 00
" Cash voucher, for assets purchased in bankruptcy,		303 00
" Foreign protests,		39 00
" Specie on hand, the property of this bank,		6,889 02
		<hr/>
		\$139,002,97

not estimated in the above. The bank has in addition to the assets stated, plates, paper, &c., value \$750.

STEPHEN D. DAY, Pres't. WM. MUNN, Cashier.

BELVIDERE, January, 1844.

Cr.

By capital stock paid in,	\$86,710 00
" Surplus fund,	18,720 60
" Discounts received since 1st October last,	1,609 31
" Dividends unclaimed,	1,122 03
" Due State Treasurer,	441 28
" Due other banks,	2,560 16
" Notes of this bank in circulation,	51,863 00
" Deposites on ac't of individuals,	19,694 65

132,721 03

J. L. BLAIR, V. Pres't. JNO. STUART, Cashier.

Dr. STATE BANK

Bills discounted, including exchange purchased, deemed good,	\$466,658 71	
" " doubtful,	3,350 00	
" " bad,	2,237 03	
		<hr/>
Real estate, valued at cost,		472,245 74
Stock Newark Mutual Fire Assurance Company, deemed good for about 60 per cent.,		10,075 67
Specie in possession, the property of the b'k,		205 00
Bank notes and checks of other b'ks,		33,610 49
good,	11,523 30	
Due from Manhattan Com'y, N. Y.,		
good,	22,250 44	
Due from other banks, good,	23,500 46	
		<hr/>
Contingent expenses,	876 01	57,274 20
Tax,	45 00	
Tax on capital,	2,000 00	
		<hr/>
		2,921 01
		<hr/>
		\$576,332 11
		<hr/>

Sworn and subscribed by

MECHANICS' BANK,

Bills discounted,	\$542,155 05
Real estate, at cost,	28,719 30
Due from Mechanics' Bank, New York,	73,838 20
Due from sundry other banks, all good,	9,243 43
Notes and checks of sundry banks on hand, all deemed good,	15,734 31
Specie on hand, property of the bank,	27,151 54
	<hr/>
	\$696,841 84
	<hr/>

Of the capital stock, there has been hypothecated 490 shares, par value, \$24,500, as collateral security for the payment of debts due the bank, amt'g to \$20,025. The bank owns forty-eight (48) shares of its capital stock, amt'g

Sworn and subscribed by

NEWARK, January 1, 1844.

	Cr.
Capital stock,	\$400,000 00
Of which 526 shares of \$50 each, are pledged for the payment of \$18,125, bills discounted. (No other shares are owned by the bank.)	
Profit and loss, including discount received, interest and exchange account,	17,671 18
Dividends unpaid,	852 61
Bank notes in circulation,	68,257 00
Due to other banks,	16,688 24
Due depositors, viz :	
Thos. Arrowsmith, Treas'r, school fund,	2,000 00
Individuals,	70,863 08
	<hr/> 72,863 08

\$576,332 11

W. H. MOTT, Cashier.

EPH. BOLLIS,	} Directors.
JEPHTHA BALDWIN,	
SAM. H. PENNINGTON,	

NEWARK, Dec. 30, 1843.

Capital stock,	\$500,000 00
Profit and loss, including discount, &c., received to this date,	36,554 70
Dividends unpaid,	1,875 40
Notes in circulation,	76,435 00
Due to sundry banks,	15,003 51
Due to individual depositors,	67,473 23
	<hr/> \$696,841 84 <hr/>

to \$2400. Am't of debts deemed bad, \$4,413 14, and doubtful \$36,607 30. The bank has other assets not stated above, viz: fixtures and furniture in the banking house, plates and bills struck off of the estimated value of \$2,000.

JOS. A. HALSEY, Pres't. MATTH'S. W. DAY, Cash.

On motion of the Vice President, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. A. W. Brown asked and obtained leave to present a petition from Permolia Riggs, of the county of Monmouth, for a divorce from her husband, David Riggs,

Which was read by its title and referred to Messrs. A. W. Brown and Browning.

Mr. A. W. Brown also presented a petition from Peter G. Obert, of the county of Middlesex, for a divorce from his wife, Betsey Obert,

Which was read by its title, and referred to Messrs. A. W. Brown and Browning.

Mr. G. H. Brown presented a petition from Simeon Van Nortwick, of the county of Somerset, for a divorce from his wife, Catharine Van Nortwick,

Which was read by its title, and referred to Messrs. G. H. Brown and Stansborough.

Mr. G. H. Brown presented a petition from sundry citizens of the county of Somerset, praying a repeal of the law abolishing imprisonment for debt,

Which was read and referred to the Committee on the Judiciary.

Mr. G. H. Brown presented two petitions from sundry citizens and residents of the county of Somerset, praying the passage of a law calling a Convention to revise the Constitution,

One of which was read, and both ordered to lie on the table.

Mr. Zabriskie presented a petition upon the same subject, signed by a number of citizens and residents of the county of Bergen,

Which was read, and ordered to lie on the table.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that the House of Assembly had passed the following resolution :

Resolved, (Council concurring,) That a Joint Committee of both Houses be appointed to wait on the Governor, and inform him that both Houses have met, and organized, and are ready to receive any communication he may be pleased to make,

And that the House have appointed Messrs. Conover, Runyan and Burt, a Committee on their part, and request a similar Committee on the part of Council.

Which was read and agreed to.

And Messrs. Ihrie and Beesly appointed said Committee on the part of Council.

Ordered, that the Secretary inform the House of Assembly thereof.

Mr. Ihrie from the Joint Committee appointed to inform the Governor that both Houses of the Legislature have met, and organized, and are ready to receive any communication he may be pleased to make,

Reported that they had performed the duty assigned them,

And he informed them that he would make a communication to both Houses this afternoon.

On motion of Mr. Wright, the resolution from the House of Assembly, instructing our Senators from this State, and requesting our Representatives to vote for the passage of a law now before Congress, refunding to General Andrew Jackson the fine, together with the interest thereon, imposed on him in 1815,

Was taken up, and after some discussion thereon, was postponed and made the special order of the day for tomorrow morning.

Mr. Hamilton, from the Committee on Claims, to whom was referred the bills from the House of Assembly, for the relief of Jeremiah Hand, Recompense Hand, and Henry Izard, of the County of Cape May,

Reported the same without amendment.

The following message was received from the Governor by his private Secretaries, James W. Wall, Esq. :

MESSAGE.

To the Legislative Council

and General Assembly of the State of New Jersey :

GENTLEMEN—

The circumstances under which we are now assembled, are peculiarly favorable, and well calculated to excite feelings of gratitude and praise to the Sovereign Disposer of all events.

During the year which has just terminated, our fellow-citizens have enjoyed an unusual share of health ; our fields have yielded their more than usual increase ; the labor of the mechanic and the farmer has been amply rewarded, and peace and plenty have prevailed throughout our State.

After a long season of unparalleled depression, the business of our country is reviving, and establishing itself upon a foundation, which gives promise of permanency and improvement.

Our monetary affairs, based upon the constitutional currency have resumed their healthful action. The exchanges, without the influences, for good or evil, of a National Bank, or Fiscal Agency, have returned to their wonted channel ; and, upon the simple principle of supply and demand, have become as favorable, perhaps, as the best financier could desire.

While industry and economy have been generally resorted to as the best means of repairing injured fortunes, American produce meets with an increased demand, in more extensive markets, with a prospect of advancing prices. So that we have the assurance, that by a continuance in well doing, we may expect a return of that national prosperity, in which it was our pride and privilege, heretofore, to glory.

We are not only at peace with all nations, but have the hope of so remaining, founded, as well, in the human de-

sire of settling national controversies, by negotiation or arbitration, as in the ability of more speedily terminating them, through the increased power of our munitions of war.

These circumstances are greatly conducive to calm and enlightened legislation ; and should incite us to prove to our constituents, that we duly appreciate them, by prompt and unwearied efforts to discharge our respective duties.

In obedience to the resolutions of February, 1830, I beg leave to call your attention, firstly, to the condition of the State Treasury.

By the last report of the committee upon the Treasurer's accounts, you will perceive that the State is indebted in the sum of \$99,566 57. This, it is true, is an indebtedness to a Fund, as much the property of the State, as the money now actually in the Treasury ; yet it is to a Fund solemnly dedicated to the cause of education—a Fund, which for years, we have delighted to cherish and enlarge, as the best means of promoting the peace and happiness and prosperity of the State ; and the moral, intellectual, and civil advantages of our children. Should we neglect to provide for its payment, we might be justly regarded as abandoning our former wise and wholesome policy, and become obnoxious to the charge of repudiation.

Of the sum now due, \$43,317 29 were borrowed in the year 1834, and applied toward the expenses of building the New Penitentiary ; \$18,778 40 in 1836 ; \$2,203 08 in 1837 ; \$3,432 17 in 1838, for the same purposes, and \$353 66 for general expenses.

The remaining sum of 31,461 97 is due for the use, which has been, and is yet, advancing upon us with the rapid strides of compound interest.

Economy and prudence, therefore, as well as policy, demand of us a speedy liquidation of this debt ; which, if left a few more years, must absorb the entire school fund.

A proposition to appropriate the bonds held by the State, against the Camden and Amboy Rail Road and Delaware and Raritan Canal Companies, for \$17,000, and so much of the stocks of those companies as might be necessary to satisfy the debt, was rejected by the Legislature of last year ; for reasons of which I am not informed, but doubtless, satisfactory to themselves. I am not prepared to advise the transfer of any of those stocks ; but to the appropriation of the bonds for \$17,000, I can see no objection.

Upon reference to the Treasurer's accounts it will be seen that the receipts of the Treasury for the last fiscal year, (ending October 25th,) from the ordinary resources, were :

From transit duties,	\$36,132 88
“ Dividends on stock,	12,000 00
“ Interest on bonds,	1,020 00
“ Tax on capital stock,	1,250 00
“ State Prison,	1,000 00
“ Forfeited recognizances,	400 00
“ Pedlar's licences,	417 00
Total,	\$52,219 88
The amount raised by tax is,	40,000 00

The expenditures during the same time, for the ordinary purposes of the government, were \$61,502 14. The balance in the treasury was \$15,706 32, and the sum of \$15,011 42 of the resources of the State, together with \$14,657 17, received from sales of the public lands, and \$10,871 54, the balance on hand of the preceding year, were applied to the payment of interest and temporary loans.

Should the receipts and expenditures of the current year, for the ordinary purposes of the State, equal those of the last, the account will stand thus :

Balance in the Treasury at the end of the last year,	\$15,706 32
Receipts from ordinary resources,	52,219 88
	<hr/>
	\$67,926 20
Deduct for ordinary expenses,	61,502 14
	<hr/>
Balance to be applied to the State debt,	6,424 06
Add the bonds of the Camden & Amboy R. Road and D. & R. Canal Co's.,	17,000 00
And the usual tax for the present year,	40,000 00
	<hr/>
Total payment,	\$63,424 06
Leaving due besides interest,	36,132 51
	<hr/>
	\$99,556 57

The bonds for \$17,000 may be appropriated immediately. The annual tax is usually paid into the treasury between the 20th January and 1st February ; and of the funds then

available, \$50,000 might be then applied. But should the balance in the treasury and the whole tax of last year be thus appropriated, it is obvious that the government must be without means of support, or be driven to the expedient of temporary loans.

Should the tax of \$40,000, which has been usual for the last few years, be levied for the present year, and no unusual appropriations be made, the State will be furnished with the means of paying the entire debt.

The revenue of the State, from the ordinary resources will be somewhat increased during the present year; and it is to be hoped that they will be so increased, and the expenditures so diminished, as soon to supercede the necessity of taxation for the ordinary purposes of the State.

I submit the whole subject, gentlemen, to your wisdom and experience; recommending, nevertheless, a continuance for the present year of the tax of \$40,000.

My attention has been officially called to errors, apparent, in the accounts of the late Treasurer. In reply to my letter communicating this information to him, he assures me, that he is not only willing, but anxious that an examination of the accounts should speedily take place; and that if any errors exist, they shall be corrected as soon as determined.

It is due, as well to the late incumbent, as to the State, that there should be an immediate and thorough investigation of the accounts kept the whole period of his service. You will, doubtless, give the subject your earliest attention, and take such action upon it, as its importance demands.

In compliance with what seems to be the expressed will of the people, you have taken such measures for the amendment of the constitution of the State, as to require no aid or advice, perhaps, from me. You will allow me, however, to remind you, that the formation or alteration of the fundamental law of a State, is the province of the people in their highest sovereign capacity, and not the duty of the Legislature; who are delegated to act in obedience to that fundamental law.

The same voice that asks a change of the constitution, asks that change through the medium of a convention; and instructs us to fix by law, the time, place and manner of forming it. A law, therefore, calling a convention of a suitable number of delegates, at as short a time and little expense, as the importance of the measure will justify, I believe to be both proper and necessary. If the will of the

people has been understood, they can so express it by instructions to their delegates. I commend the subject to your early consideration, and prompt and efficient action.

The election law has been the subject of much and just complaint. That part of it, particularly, which requires the payment of a tax before the time of voting, has become exceedingly obnoxious. It is not only unequal in its operation, but demoralizing in its influences. It leads to the direct and open sale of the elective franchise, and greatly swells the tide of corruption that seems to be sweeping over us, threatening the destruction of our free institutions.

The use of money and other undue means, at our popular elections, have become a cause, not only of deep regret, but of great alarm to every reflecting, honest man. If votes are to be obtained only for a price, the successful candidate must enter upon the duties of his office, stripped and impoverished, or the rich alone can succeed; the freedom of election, then, is gone; the glory of our country departed.

I earnestly recommend you to consider the propriety of prohibiting, by suitable pecuniary and disqualifying penalties, any use of money, or undue means, to influence electors.

The law establishing Common Schools needs revision; but I am inclined to think that such revision is required for the purpose, rather of securing the fulfilment of the law, than for any material change of its provisions.

By the present law, reports of the state and condition of the Schools, are required to be made from every township; yet, of the one hundred and forty-six townships in the State, reports for the last year were received from only one hundred and two. Of the fifteen hundred districts in the State, returns to the School Committees have been made from only eight hundred and ninety-four. It is the duty of one or more of the School Committees, to visit and examine the schools of their respective townships, at least once in every six months; yet, by the reports, it appears, that this duty has been fully discharged in twenty townships only. Some enactments, therefore, remedial of these defects seem to be demanded.

Libraries of well selected and appropriate books have proved to be most efficient auxiliaries in the advancement of popular education. If some plan could be devised by which such books, upon proper terms, could be furnished to the schools, great good would doubtless be the result.

The supervision of schools, in this, and in other States, has greatly elevated their character; and should by all means be secured. And this can be effectually done, according to my judgment, through the School Committees of the several townships, if they will only execute the existing law, in its letter and spirit. Under the direction of the "Trustees of the School Fund," they could organize and arrange the schools, in all the details, with great uniformity and advantage.

If a proper supervision cannot be thus secured, it may become necessary for you to inquire into the expediency of appointing a general superintendent, with such powers as will enable him to accomplish this important object.

The receipts of the School Fund during the

last year, were,
The expenditures,

\$45,638 14

30,227 18

Leaving a surplus of

\$15,410 96

This will allow a further appropriation for the support of the schools, if in your wisdom it should seem proper. The amount heretofore distributed, has unquestionably been of great service to feeble districts; but it has been said with apparent truth, that in general, it operates beneficially as the means of awakening public sentiment, and inciting to action, rather than as a mere pecuniary aid. And my own observation induces me to believe, that the cause of education can be advanced more by the voluntary and efficient action of the people than by any legislative enactment.

The interests of a portion of our fellow-citizens, demand of us some attention to the Delaware Breakwater, erected by the General Government, at a great expense, near the western shore of Delaware Bay. This work was designed to shelter vessels from the dangers of the sea, during the prevalence of easterly gales. But to that portion of the coasting trade, which goes northward out of the bay, the present structure is of little use, for the obvious reason, that the vessels must take the chances of the voyage, as if no breakwater existed, or encounter greater perils in traversing the bay to procure its shelter.

It is believed that a small expense, compared with that heretofore made, will erect near the eastern shore, all the protection required.

You will consider the propriety of making known to our Representatives in Congress, the interest which this State

has in the subject, and of requesting the exercise of their influence, in accomplishing an object so desirable.

The Provincial history of our country has been regarded with an increased interest for some time past; several of the States have had, each, an agent in Europe, employed in searching the archives of France, England and Holland, for documents illustrative of it.

The depositories of England are said to be peculiarly rich, in documents relating to this subject. It is supposed, that there alone can be properly explained, many events which occurred during the existence of the Proprietary and Provincial Governments, and which are interesting in their effects, and in their connection with the origin and growth of principles, which are felt even at this day.

The offices containing these records, before the last change of the administration of that Government, were inaccessible; but are now open for examination. The agent of New York, whose term of service is about to expire, is now there, and is peculiarly qualified by his previous researches, to give us all the information required. I submit to you the propriety of taking some action on this subject, or at least of instituting an inquiry into the character and value of the documents there to be found, and the probable expense of procuring copies of them.

I herewith transmit a copy of the resolutions, passed at a General Assembly of the State of Connecticut, in relation to the Tariff.

In the general principles there expressed, "that the welfare of this country requires the passage of a Tariff Act, raising such an amount of revenue, as, with the other means of the Government, shall be sufficient to pay its debts, and meet its annual expenditures; and, that in the adjustment of such tariff, the duties should be so averaged, to be most conducive to the interests of all sections of the country; and laws are to be deprecated, which are intended or calculated to foster one interest, by placing unjust burdens upon another," I doubt not you entirely concur. The difficulty is found in the application of these principles.

The questions involved are not those of party policy, but of sectional interest, in which New Jersey, as an agricultural and manufacturing State, has too much at stake to be indifferent.

Yet she is not so selfish as to seek her own welfare in the destruction of another's; but is willing to see the principles of the tariff, like those of the constitution, settled in the

spirit of mutual concession ; and that while it is a tariff for revenue, it may be incidentally protective ; and moreover, permanent, and so adjusted, that the resources of our whole country may be fully developed, the wealth of the capitalist profitably employed, and the hand of industry duly rewarded.

With this, you will also receive a copy of Resolutions of the Legislature of South Carolina, deprecating the assumption of the debts of the States by the General Government, and the diversion of the National Domain for that purpose.

Whatever opinion may once have obtained on the subject of the assumption of the State debts, I presume that at this day every good citizen of this State, will concur in the sentiment of the first resolution.

Upon the subject of the Public Domain, I cannot do better than to refer you to the opinions and declarations of our revolutionary fathers. The men who so valiantly maintained their rights, may be supposed to have clearly understood them.

When the articles of confederation, adopted by Congress in 1777, were submitted to the states for ratification, New Jersey, with other states, refused to ratify them "because there was no provision therein, empowering Congress to appropriate the property taken from the common enemy, and especially the vacant and unpatented lands, commonly called the crown lands, for defraying the expenses of the war, and other such public and general purposes." The Legislature on the 15th June, 1778, in their "representation to the Congress," declining such ratification, declared "that reason and justice must decide that the property which existed in the crown of Great Britain, previous to the present revolution, ought now to belong to the Congress, in trust for the use and benefit of the United States."

And in another representation on the 14th June, 1783, speaking of the same lands, they call them "property which has been procured by the common blood and treasure of the whole ; and which on every principle of reason and justice, is vested in Congress for the use and general benefit of the Union they represent."

And such, too, was the understanding of the Congress, and in their resolution of the 10th October, 1780, they expressly declared: "that the unappropriated lands that may be ceded or relinquished to the United States, by any particular State, pursuant to the recommendation of Congress of the 6th day of September last, shall be disposed of for the

common benefit of the United States." The lands were ceded to the United States according to the terms of that resolution, and became the property of the Union, and not of the several States.

The rest of the Public Domain, having been purchased in the name, and with the treasure of the United States, is clearly the common property, and should be used for the common benefit.

The appropriation of these lands, therefore, to the several States, whether it be in gross, by cession to the States in which they lie, or application to the payment of their debts, or in parcels, through graduation, pre-emption, or distribution laws, is a diversion of them from the purposes for which they are held; and a violation of the trust.

As the property of the Union, they contribute largely to the support of the General Government, and afford the best means of promoting national defence and security; and thus yield to every man his due proportion of the common benefit.

I also transmit to you a resolution of the Legislature of South Carolina, respecting the annexation of Texas to the Union.

Also, resolutions of the General Assembly of Connecticut, respecting the Franking Privilege, and the Academy at West Point, and French spoliations.

Also, a communication from M. Alexander Vattemare, of Paris, upon the subject of literary exchanges.

Upon which you will take such action, as your wisdom shall direct.

DANIEL HAINES.

January 10th, 1844.

Which was read, and one thousand copies ordered to be printed.

The following communications accompanying the Governor's Message, were severally read and ordered to lie on the table :

A Resolution passed by the General Assembly of the State of Connecticut, in relation to the Tariff—a resolution in relation to the French Spoliations—a resolution in relation to the Franking privilege—and a resolution also in relation to the West Point Academy—

Resolutions from the Legislature of South Carolina, in relation to the assumption of the debts of the States by the General Government—and also upon the annexation of Texas to the Union—a communication from Alexander Vattemare, of Paris, upon the subject of international exchanges of literary and scientific books.

On motion of Mr. Wilson, Council adjourned till ten o'clock to-morrow morning.

THURSDAY, January 11, 1844.

At ten o'clock Council met.

The resolutions from the House of Assembly in relation to refunding the fine of General Andrew Jackson, imposed on him by one of the civil courts of New Orleans, in the year 1815, having been made the special order of the day for this morning, was called up, when

Mr. G. H. Brown offered the following amendment :

Whereas, General Andrew Jackson, while in command of the American troops at New Orleans in the year 1815, was by the District Court of the United States for the Louisiana District, subjected to the payment of a fine of one thousand dollars for an alledged contempt of said Court, in obstructing the service of a writ of habeas corpus issued out of the same, imprisoning the Judge and taking from the

Clerk thereof, without his consent, the original order of said Court for the issuing of said writ: and whereas, these facts occurred after martial law was declared in the city of New Orleans and pending a contest for supremacy between the military and civil power—

Therefore, without questioning the integrity and patriotism of either the Judge or the General, and in consideration of the distinguished services of the latter in that brilliant campaign, Resolved—

Which amendment was not agreed to.

The resolution was then agreed to by the following vote:

YEAS.

Messrs. A. W. Brown,
Browning,
Canfield,
Cordery,
Hamilton,
Ihrle,

Messrs. Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Wright,
Zabriskie—12.

NAYS.

Messrs. Beasley,
G. H. Brown,
Dodd,

Messrs. Hulme,
Moore,
Woolsey—6.

Ordered, that the Secretary inform the House of Assembly that Council have passed the same without amendment.

Council then resolved itself into a Court of Appeals, and after some time spent therein, Council came to order.

On motion of Mr. Canfield, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

On motion of the Vice President, Council resolved itself into a Court of Appeals, and after some time spent therein, Council came to order.

On motion of Mr. Wright, Council adjourned till ten o'clock to-morrow morning.

FRIDAY, January 12, 1844.

At ten o'clock Council met.

Mr. Wright presented the following petition from George Black, Secretary of the Board of Inspectors of the New Jersey Penitentiary :

To the Honorable the Legislature of the State of New Jersey:

The Board of Inspectors of the State Prison, upon entering upon the duties of their office, find the wood work of the lower ranges of the cells in a dilapidated state, although they have been built but a few years, and requiring immediate repair, for the comfort and safety of the prisoners, which will cost the State a considerable sum of money. We therefore request that your honorable bodies will appoint a joint committee to view the said Prison, and advise with the Inspectors as to the necessary repairs that may be deemed advisable and proper.

Respectfully submitted, by order of the Board New Jersey State Penitentiary.

GEORGE BLACK, Secretary.

January, 1844.

Which was read and ordered to lie on the table.

Mr. Wright presented a petition from sundry citizens of the County of Monmouth, asking the passage of a law repealing the first section of an act passed December the 10th A. D. 1825, in relation to Clams and Oysters, which prohibits the use of the dredge under a penalty of fifty dollars.

Ordered to lie on the table.

Mr. Wright also presented a petition from Harriet Seely, widow, Russel W. Robinson, and Emma L. his wife, and others, all of the city of New York, for an act authorizing the appointment of a Trustee with power to sell and convey certain Real Estate in the county of Hudson,

Which was referred to the Committee on the Judiciary.

Mr. Hamilton presented a petition from Ephraim A. Beekworth for a divorce from his wife Hannah Beekworth,

Which was referred to Messrs. Hamilton and Beesley.

On motion of Mr. Canfield, Council resolved itself into a Court of Appeals,

And after some time spent therein, Council came to order.
On motion of Mr. Hulme, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Hamilton presented a petition from J. W. Taylor and others, a Committee of the Council of Proprietors of the Eastern Division of New Jersey,

Which was ordered to lie on the table.

Mr. Woolsey asked, and obtained leave to withdraw the papers in relation to the Real Estate of Samuel Fiddler, deceased.

Mr. A. W. Brown presented a petition signed by sundry citizens of the County of Middlesex, praying the passage of a law prohibiting the sale of intoxicating drinks on the Christian Sabbath, under penalty of Indictment,

Which was ordered to lie on the table.

On motion of the Vice President, Council resolved itself into a Court of Appeals,

And after some time spent therein, Council came to order to receive the following message from the House of Assembly, by Mr. Newell, their Clerk :

“HOUSE OF ASSEMBLY, }
January 12, 1844. }

Mr. President : I am directed to inform Council, that the House of Assembly have passed the following Resolutions :

Resolved, (Council concurring,) That our Senators and Representatives in Congress be, and they are hereby requested, to use their influence and exertions to procure the passage of a law reducing the present rate of postage, and to restrain the abuse of the franking privilege.

Resolved, That the foregoing Resolution be signed by the Vice President of Council, and the Speaker of Assembly, and a copy of the same forwarded to each of our Senators and Representatives, to be laid before both Houses of Congress.”

Council again resolved itself into a Court of Appeals,
And after some time spent therein, Council came to order.
On motion of the Vice President, Council adjourned till
ten o'clock to-morrow morning.

SATURDAY, January 13, 1844.

At ten o'clock Council met.

Mr. Canfield from the Committee on the Judiciary, to whom was referred the petition of sundry citizens of the county of Somerset, praying the passage of a law to confirm the manumission of slaves,

Reported by bill—which was read by its title and ordered to have a second reading.

Mr. G. H. Brown, from the Committee to whom was referred the petition of Simeon Van Nortwick, for a divorce from his wife, Catharine Van Nortwick,

Reported by bill—which was read by its title and ordered to have a second reading.

Mr. Canfield asked and obtained leave to present the following bill, viz :

“A supplement to the act entitled ‘an act to regulate fences,’” passed twenty-third day of January, seventeen hundred and ninety-nine,

Which was read by its title and ordered to have a second reading.

Mr. Wilson offered the following resolution :

Whereas, the Orphans’ Court System, as reported to the House of Assembly in February, eighteen hundred and thirty-five, has been carefully prepared under the authority of the Legislature ; but remains among the unfinished business, without having been finally acted on ; Therefore—

Resolved, That Monday the twenty-second day of January be assigned for taking up the said system by Council ;

and that Joseph W. Scott, Esq., the revisor heretofore appointed to prepare said system, for the action of the Legislature, be invited by the President to a seat within the bar, pending the progress of the same; and to furnish such views and explanations in relation thereto as may be desirable.

Which was read and agreed to.

Mr. Hamilton offered the following resolution:

Resolved, (the House of Assembly concurring,) That the memorial presented to this House, January the twelfth, by a Committee of the Council of Proprietors of East New Jersey, be referred to a Joint Committee of both Houses.

Which was read, and Messrs. Hamilton and G. H. Brown appointed said Committee.

Ordered, that the Secretary inform the House of Assembly thereof.

Mr. Browning offered the following resolution:

Resolved, (the House of Assembly concurring,) That a Joint Committee be appointed to view the State Penitentiary, and report to this Legislature as soon as practicable, the condition of the building, whether any, and what repairs are required, and the probable expense of the same.

Which was read and agreed to, and Messrs. Browning and Beesley appointed said Committee.

Ordered, that the Secretary inform the House of Assembly thereof.

On motion of Mr. G. H. Brown, the memorial from a Committee of the Council of Proprietors of the Eastern Division of New Jersey,

Was ordered to be printed.

Mr. Wilson offered the following resolution:

Resolved, (the House of Assembly concurring,) That a Joint Committee be appointed to investigate the accounts of the late Treasurer, Isaac Southard, Esq.,

Which was read and agreed to, and Mr. Wright appointed said committee.

Ordered, that the Secretary inform the House of Assembly thereof.

On motion of Mr. Beesley, ordered, that when Council adjourn, it adjourn till three o'clock Monday afternoon.

Agreed to.

On motion of Mr. Cordery, Council adjourned.

MONDAY, January 15, 1844.

At three o'clock Council met.

Mr. Wright presented a petition from sundry citizens of the county of Hudson, praying the passage of a law suppressing lotteries, and to prohibit the sale of lottery tickets.

Which was read and referred to Messrs. Wright, G. H. Brown and Cordery.

Mr. Wright presented a petition from sundry citizens of the same county, upon the subject of a revision of the Constitution.

Which was ordered to lie on the table.

Mr. Wright also presented a petition from a number of citizens of the same county, proprietors of coaches, stages, carriages, hacks, &c., requesting the passage of a law licensing hacking, and protecting them from the innovations of persons who carry on the same without such license.

Which was read and referred to the Committee on the Judiciary.

Mr. Hamilton asked and obtained leave to present the following bill, viz :

"A supplement to the act entitled 'an act concerning trespasses by swine,' " passed the fifteenth of March, one thousand seven hundred and ninety-eight,

Which was read by its title, and referred to the Committee on the Judiciary.

On motion of Mr. Wright, it was ordered that an additional member be added to the Committee appointed to investigate the Treasurer's accounts,

And Mr. G. H. Brown was appointed.

Ordered that the Secretary inform the House of Assembly thereof.

Council resolved itself into a Court of Appeals, and after some time spent therein Council came to order.

On motion of Mr. Wright, the re-engrossed bill "supplementary to the 'act incorporating Jersey City,' " passed 22d February, eighteen hundred and thirty-eight,

Was taken up, read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote, viz:

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Browning,
Cordery,
Hamilton,
Hulme,
Ihrrie,

Messrs. Moore,
Nelson,
Stansborough,
Wilson,
Woolsey,
Wright,
Zabriskie—14.

Being all the members present.

Ordered, That the President sign said bill, and the Secretary inform the House of Assembly thereof, and request their concurrence.

On motion of Mr. Wright, Council adjourned.

TUESDAY, January 16th, 1844.

At ten o'clock Council met,

And resolved itself into a Court of Appeals, and after some time spent therein, Council came to order.

On motion of Mr. Wilson, Council adjourned.

At three o'clock Council met.

A message from the House of Assembly, by Mr. Newell, their clerk, informed Council that they had passed the following bills, viz:

"An act to facilitate the improvement of the Paterson and Hudson River Railroad,"—

"An act to divorce Marshia Karseboom, of the county of Mercer, from her husband, Hermanus Karseboom,"

To which bills the assent of Council is requested.

The first of which bills was read by its title, and ordered to have a second reading, and referred to the Committee on the Judiciary.

The second was also read by its title and ordered to have a second reading, and referred to Messrs. Woolsey and Hamilton.

Council then resolved itself into a Court of Appeals, and after some spent therein, Council came to order.

On motion of the Vice President, Council adjourned.

WEDNESDAY, January 17, 1844.

At ten o'clock, Council met.

Mr. Canfield presented a petition from Hannah Van Dyne, executrix, and Stephen Van Dyne, executor of Nicholas Van Dyne, deceased, requesting the passage of a law authorizing them to convey certain real estate.

Reading dispensed with and referred to the Committee on the Judiciary.

Mr. Zabriskie presented a series of resolutions, together with the proceedings of a public meeting of sundry citizens of the county of Bergen, praying that the township of Washington, in said county, may be again united with the township of Harrington.

Reading dispensed with, and the same was referred to the Committee on Corporations.

Mr. Dodd presented a petition from a number of citizens of the county of Essex, praying an alteration of the charter of the Plainfield Mutual Assurance Company.

Reading dispensed with and referred to the Committee on Corporations.

Mr. Hamilton presented a petition from Jasper D. Canfield, of the county of Essex, for a divorce from his wife, Caroline Canfield.

Reading dispensed with, and referred to Messrs. Hamilton and Woolsey.

Mr. Stansborough presented a petition from Stephen D. Hunting, of the county of Morris, for a divorce from his wife, Eugene C. Hunting.

Reading dispensed with and referred to Messrs. Stansborough and Hulme.

Mr. A. W. Brown presented a petition from sundry citizens in relation to the shad fisheries in South River and Raritan.

Reading dispensed with and referred to the Committee on the Judiciary.

Mr. Hulme presented a petition from the Female Benevolent Society of Mount Holly.

Reading dispensed with and referred to the Committee on Corporations.

Mr. Wright presented a petition from a number of citizens of the county of Hudson, praying the passage of a law for the suppression of lotteries, and to prohibit the sale of lottery tickets.

Reading dispensed with and referred to the Committee upon that subject.

Mr. Wright also presented a petition from sundry citizens of the same county, desiring the passage of a law licensing coaches, carriages, hacks and cabs, and protecting the owners and proprietors of the same from the interference of those who may carry on the same without such license.

Reading dispensed with and referred to the Committee appointed upon that subject.

Mr. Canfield from the Committee on the Judiciary, to whom was referred the bill from the House of Assembly, entitled "An act to facilitate the improvement of the Paterson and Hudson River Railroad,"

Reported the same without amendment.

Ordered to lie on the table.

Mr. Wright from the Committee on Corporations, to whom was referred the petition of a number of citizens of the county of Monmouth, praying an alteration of the law for the "preservation of clams and oysters," passed the

ninth day of June, eighteen hundred and twenty.

Reported by bill—which was ordered to lie on the table.

Mr. A. W. Brown from the Special Committee to whom was referred the petition of Parmelia Riggs, of the county of Monmouth, for a divorce from her husband, David Riggs, And the petition also, of Peter G. Obert, of the county of Middlesex, for a divorce from his wife, Betsy Obert,

Reported the same by bill, which were ordered to lie on the table.

On motion of the Vice President, Council resolved itself into a Court of Appeals—

And afterwards Council came to order to receive the following message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that the House of Assembly have passed the following bills, viz :

“An act for the relief of William Robinson and Isaac White” ;

“An act to divorce Martha Ackerman, of the county of Bergen, from her husband, Jacob Ackerman.”

To which bills the assent of Council is requested.

And that the House of Assembly have concurred in the resolution from Council, appointing a Joint Committee to confer with the Committee of the Council of Proprietors of East New Jersey, and have appointed Messrs. Pickle, R. Willets and Throckmorton a committee on their part.

And that the House of Assembly have also concurred in the resolution appointing a Joint Committee to view the State Prison, and ascertain what repairs are necessary, and if any, what will be the probable cost, and have appointed Messrs. Pickle, Clark and Harrison, said Committee on their part.

Council again resolved itself into a Court of Appeals, and after some time spent therein, Council came to order.

On motion of Mr. Canfield, Council adjourned.

WEDNESDAY, January 17, 1844.

At three o'clock Council met.

On motion of Mr. Canfield the bill from the House of Assembly, entitled “An act for the relief of William Robinson and Isaac White,”

Was taken up, read by its title, ordered to have a second reading, and referred to the Committee on the Judiciary.

The bill also from the House of Assembly to divorce Martha Ackerman from her husband, Jacob Ackerman,

Was read by its title, ordered to have a second, and referred to Messrs. Zabriskie and Cordery.

Mr. Wright asked and obtained leave to present a petition from sundry citizens of the county of Hudson, in relation to lands in Florida.

Ordered to lie on the table.

On motion of the Vice President, Council resolved itself into a Court of Appeals.

And afterwards Council came to order to receive a message from the House of Assembly, by Mr. Newelt, their Clerk.

Which was ordered to lie on the table.

Council again resolved itself into a Court of Appeals, and after some time spent therein, Council came to order.

On motion of Mr. A. W. Brown, Council adjourned.

THURSDAY, January 18, 1844.

At ten o'clock Council met.

Mr. Canfield presented a petition from a large number of citizens of the county of Passaic, praying for the passage of an act extending farther benefits to the indigent blind.

Reading dispensed with and referred to the Committee on the Judiciary.

Mr. Canfield also presented a petition from Hannah Maria Berry, for a divorce from her husband, James Berry.

Reading dispensed with and referred to Messrs. Canfield and Moore.

Mr. Zabriskie presented a petition from sundry citizens of the county of Bergen, praying the passage of a law authorizing a convention to revise the Constitution.

Reading dispensed with, and ordered to lie on the table.

Mr. Wright presented two petitions from citizens of the township of Van Vorst, in the county of Hudson, praying the passage of a law securing to the inhabitants thereof certain rights and powers, authorizing them to grade their streets, erect school houses for their common benefit; also, a town house and other public conveniences, and more particularly to define the metes and bounds of their said township.

Reading of the same dispensed with and referred to the Committee on Corporations.

Mr. Canfield from Committee on the Judiciary, to whom was referred the bill from the House of Assembly, entitled, "An act for the relief of William Robinson and Isaac White,"

Reported the same without amendment.

Mr. Woolsey from the Special Committee to whom was referred the bill from the House of Assembly, entitled "An act to divorce Marshia Karseboom, of the county of Mercer, from her husband, Hermanus Karseboom,"

Reported the same without amendment.

Mr. Wright asked and obtained leave to present a petition signed by a number of citizens of the county of Hudson, praying the passage of a law to suppress lotteries, and to prohibit the sale of lottery tickets.

Reading dispensed with and referred to the Committee upon that subject.

The bill from the House of Assembly, entitled "An act for the relief of William Robinson and Isaac White,"

Was taken up, read by sections, and ordered to have a third reading.

The bill also from the House of Assembly, entitled "An act to divorce Marshia Karseboom, of the county of Mercer, from her husband, Hermanus Karseboom,"

Was taken up, read by sections, and ordered to have a third reading

The bill from the House of Assembly, entitled "An act for the improvement of the Paterson and Hudson River Railroad Company,"

Was taken up and read by sections, and,

On motion of Mr. Wright its further consideration postponed.

The bill from the House of Assembly, entitled "A supplement to the act entitled 'an act for the better regula-

tion of actions of replevin," passed nineteenth of March, seventeen hundred and ninety-five,

Was taken up, read by sections, and its further consideration postponed.

The bill from the House of Assembly, entitled,

"An act to divorce Joshua O. Horton, of the county of Middlesex, from his wife, Jane Horton,"

Was taken up, read by sections, and ordered to have a third reading.

On motion of Mr. A. W. Brown, the bill entitled,

"An act to divorce Peter G. Obert, of the county of Middlesex, from his wife, Betsy Obert,"

Was taken up, read by its title, and ordered to have a second reading.

Also, the bill entitled,

"An act to divorce Parmelia Riggs, of the county of Monmouth, from her husband, David Riggs,"

Was read by its title, and ordered to have a second reading.

The bill entitled, "A further supplement to the act entitled "An act for the preservation of clams and oysters," passed the ninth day of June, one thousand eight hundred and twenty,

Was read by its title and ordered to have a second reading.

The bill from the House of Assembly, entitled,

"A supplement to the 'Act to authorize the sale of certain real estate of John Matthews, deceased, late of the county of Cumberland,'"

Was read by its title and referred to the Committee on the Judiciary.

The bill also from the House of Assembly, entitled,

"An act to divorce Maria M. Todd, from her husband, Richard I. Todd,"

Was read by its title and referred to the Committee on Corporations.

The bill entitled "An act to divorce Simeon Van Nortwick, of the county of Somerset, from his wife, Catherine Van Nortwick,"

Was taken up, read by sections, amended and ordered to be engrossed, and have a third reading.

Mr. Wright from the Committee on Corporations, to whom had been referred the petition of sundry citizens of the county of Essex, praying the passage of a law supplementary to the charter of Plainfield Mutual Assurance Fire Co.

asked and obtained leave to report by bill—which was read by its title, and ordered to have a second reading.

Mr. Wright offered the following concurrent resolution :

Resolved, (the House of Assembly concurring,) That hereafter this Legislature will entertain no application for divorce, where jurisdiction in such case is given by the first section of the act entitled, “an act concerning divorces and for other purposes,” to the Court of Chancery, unless it shall be made to appear satisfactorily that the ends of justice will be otherwise defeated.

Which was read and ordered to lie on the table.

On motion of Mr. Hulme, Council adjourned till three o'clock this afternoon.

At three o'clock, Council met.

Mr. Browning presented two petitions, numerouslly signed by citizens of the township of Camden, in the county of Gloucester, praying that some more permanent provision may be made for the establishment of Common Schools in said township.

One of which petitions was read, and both referred to the committee on Education.

Mr. Cordery presented a petition for the relief of Mary Clark, of the county of Atlantic.

Reading dispensed with, and referred to the committee on Claims.

Mr. Wright, from the committee on Corporations, to whom had been referred the petition of sundry citizens of the county of Bergen, praying that a law may be passed annexing the township of Washington to the township of Harrington, in said county,

Reported by bill, which was read by its title, and ordered to have a second reading.

Mr. Zabriskie, from the committee to whom was referred the bill from the House of Assembly entitled, “an act to divorce Martha Ackerman, of the county of Bergen, from

her husband Jacob Ackerman, reported the same without amendment,

Which was read by its title, and ordered to have a second reading.

Mr. Wright, from the committee to whom was referred the bill from the House of Assembly entitled, "an act to divorce Maria M. Todd from her husband Richard J. Todd,"

Reported the same without amendment,

Which was read by its title, and ordered to have a second reading.

Mr. Canfield asked and obtained leave to present five several bills in relation to the Orphan's Court system,

Which were referred to the committee on the Judiciary.

Mr. Hamilton, from the committee to whom was referred the petition of Jasper D. Canfield, of the county of Essex, for a divorce from his wife, Caroline Canfield,

And also the petition of Ephraim A. Beekworth, of the county of Sussex, for a divorce from his wife Hannah Beekworth,

Reported by bill, which were severally read by their titles, and ordered to have a second reading.

Mr. Stansborough, from the Committee to whom was referred the petition of Stephen D. Hunting, of the county of Morris, for a divorce from his wife, Eugene O. Hunting,

Reported by bill, which was read by its title, and ordered to have a second reading.

On motion of Mr. Canfield, the bill from the House of Assembly, entitled, -

"An act to facilitate the improvement of the Paterson and Hudson River Railroad Company,"

Was again taken up, read by sections, and ordered to a third reading.

On motion, the fifteenth rule was suspended, and said bill taken up on its final passage, the title taken for a third reading, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beesley,
A. W. Brown,
G. H. Brown,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrie,
Moore,
Nelson,
Paterson, (V.P.)
Stansborough,
Woolsey—14.

NAYS.

Mr. Wilson—I.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they had passed the following bills, to wit:

"A supplement to an act entitled 'an act for the better regulation of fishing in Alloway's Creek,' " passed February fifteenth, eighteen hundred and sixteen,

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

An act to annex a part of the township of Franklin, in the county of Bergen, to the township of Washington, in said county,

Which was read by its title, ordered to have a second reading, and referred to the committee on Corporations.

An act to incorporate the Allowaystown Union Beneficial Society of Upper Alloways Creek, in the county of Salem, New Jersey,

Which was read by its title, ordered to have a second reading, and referred to the last named committee.

An act to ratify and confirm the sale of the real estate of Silas Young, deceased, late of the county of Morris,

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

To which bills aforesaid the concurrence of Council is requested:

And the House of Assembly have passed the following resolutions, viz:

Resolved, That the Select Committee appointed to investigate the accounts of the late Treasurer of this State, be discharged from the further prosecution of said enquiry, and that the gentlemen, Messrs. Conover, Stratton, Ridgeway, Van Wagenen, and Clark, be appointed members of the Joint Committee to investigate said accounts on the part of the House of Assembly.

Resolved, also, That the Clerk be directed to inform Council, that this House is now ready to go into Joint Meeting for the appointment of such state and county officers as may be deemed necessary, and request Council to name the time and place.

Which resolutions were read & ordered to lie on the table.

Mr. Hamilton asked and obtained leave to present the following bill :

"A further supplement to the act entitled, 'an act making provision for carrying into effect the act for the punishment of crimes,' " passed February fifteenth, seventeen hundred and ninety-eight.

Which bill was read by its title, ordered to have a second reading, and referred to the Committee on the Judiciary.

On motion of Mr. A. W. Brown, Council adjourned till ten o'clock to-morrow morning.

FRIDAY, January 19, 1844.

At ten o'clock Council met.

Mr. Hamilton from the Joint Committee to whom was referred the memorial of the Committee of the Council of Proprietors of East New Jersey,

Reported by bill, ordered to lie on the table.

On motion of Mr. Canfield, the engrossed bill from the House of Assembly, entitled,

"An act for the relief of William Robinson and Isaac White,"

Was taken up, read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote, viz:

YEAS.

Messrs. Beasley,

A. W. Brown,

G. H. Brown,

Browning,

Canfield,

Cordery,

Dodd,

Hamilton,

Messrs. Hulme,

Hrie,

Moore,

Nelson,

Patterson, (V.P.)

Stansborough,

Woolsey,

Zabriskie—16.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly, entitled,

"An act to divorce Marshia Karseboom, of the county of Mercer, from her husband, Hermanus Karseboom,"

Was read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,	Messrs. Ihrie,
G. H. Brown,	Moore,
Browning,	Nelson,
Canfield,	Patterson, (V. P.)
Cordery, (excused.)	Stansborough,
Dodd,	Woolsey,
Hamilton,	Zabriskie—13.

NAYS.

Messrs. Beasley and Hulme—2.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly, entitled,

"An act to divorce Martha Ackerman, of the county of Bergen, from her husband, Jacob Ackerman,"

Was read by sections and ordered to have a third reading.

On motion of Mr. Hulme, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they are now ready to go into Joint Meeting, and await the presence of Council in the Assembly Room.

Mr. Zabriskie offered the following resolution:

Resolved, That the Secretary inform the House of Assembly that Council will be ready to go into Joint Meeting this afternoon, at four o'clock, in the Assembly Room, for the appointment of such State and County officers as may be deemed necessary.

On motion of Mr. Hamilton, ordered that Council now proceed to make their list of nominations.

Council having completed their list of nominations, and the Secretary furnished the Assembly with a duplicate thereof—

Council thereupon withdrew to attend Joint Meeting in the Assembly Room, and after some time spent therein, Council returned to their chamber.

On motion of Mr. Beasley, Council adjourned till ten o'clock to-morrow morning.

SATURDAY, January 20, 1844.

At ten o'clock Council met.

No quorum being present, on motion of Mr. Cordery, Council adjourned till Monday afternoon, three o'clock.

MONDAY, January 22, 1844.

At three o'clock Council met.

The Governor laid before Council the following communication from the Legislature of Massachusetts, upon the

subject of an amendment to the Constitution of the United States:

RESOLVES

CONCERNING AN AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES.

Resolved, That the following amendment to the Constitution of the United States be, and hereby is recommended to the consideration of Congress, to be acted on according to the fifth article. The third clause of the second section of the first article shall read in the words following: Representatives and direct taxes shall be apportioned among the several States which are or may be included within this Union, according to their respective numbers of free persons, excluding Indians not taxed. The actual enumeration shall be made within two years from the date of the adoption of this amendment in the manner provided by the Constitution, and within every subsequent term of ten years, in such manner as the Congress shall by law direct. The number of representatives shall not exceed one for every thirty thousand, but each State shall have at least one representative.

Resolved, That His Excellency the Governor be requested to transmit a copy of the foregoing resolve, and the proposed amendment, to each of the Senators and Members of the House of Representatives of this Commonwealth in the Congress of the United States.

Resolved, That His Excellency the Governor be requested to transmit a copy of the same resolve and amendment to the Executive of the United States, and of the several States.

Resolved, That the aforesaid Senators and Representatives be requested to use their best exertions to procure the adoption of the amendment now proposed by the Congress of the United States.

HOUSE OF REPRESENTATIVES, Jan. 15, 1844.

Passed,

THOMAS KINNICUT, *Speaker*.

IN SENATE, January 16, 1844.

Passed,

JOSIAH QUINCY, Jr., *President*.

January 16, 1844.—Approved.

GEORGE N. BRIGGS.

A true copy,—Attest:

JOHN G. PALPAY, *Sec'y of Commonwealth*.

Which was read and ordered to lie on the table.

On motion of the Vice President, Council resolved itself into a Court of Appeals, and after some time spent therein, Council came to order.

Mr. Hulme presented a petition from a number of citizens of the county of Burlington, praying for the passage of an act incorporating the Temperance Beneficial Association of Vincent Town.

Reading dispensed with and referred to the Committee on Corporations.

Mr. Browning presented a petition from sundry citizens of the county of Gloucester in relation to draining meadows lying upon little Newton Creek, in said county.

Reading dispensed with and referred to the Committee on Agriculture.

On motion of Mr. A. W. Brown, Council adjourned till ten o'clock to-morrow morning.

TUESDAY, January 23, 1844.

At ten o'clock Council met.

On motion of the Vice President, Council resolved itself into a Court of Appeals, and after some time spent therein Council came to order.

Mr. Hamilton presented a petition from Anthony Cherdovoyne, of the county of Sussex, for a pension.

Reading dispensed with and referred to the Committee on Claims.

Mr. Canfield presented three several petitions from Ellen McClellan, Charity Hopper, and Sarah M. White, for a divorce from their husbands.

Reading of the same dispensed with and referred to Messrs. Canfield and Ihrie.

Mr. Canfield from the Committee to whom had been referred the petition of Hannah Maria Berry, for a divorce from her husband, James Berry,

Reported by bill, which was read by its title and ordered to have a second reading.

On motion of Mr. A. W. Brown, the engrossed bill from the House of Assembly, entitled,

"An act to divorce Joshua O. Horton, of the county of Middlesex, from his wife, Jane Horton,"

Was taken up, read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

**Messrs. A. W. Brown,
Browning,
Canfield,
Hamilton,
Ihrle,**

**Messrs. Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey—10.**

NAYS.

**Messrs. Hulme,
Zabriskie—3.**

Messrs. Moore,

Ordered, that the Vice President sign said bill, the Secretary inform the House of Assembly that Council have passed the same without amendment.

On motion of Mr. A. W. Brown, the bill entitled,

"An act to divorce Peter G. Obert, of the county of Middlesex, from his wife, Betsy Obert,"

Was taken up, read by sections, and ordered to be engrossed and have a third reading.

Also, the bill entitled,

"An act to divorce Parmelia Riggs, of the county of Monmouth, from her husband, David Riggs,"

Was read by sections, and ordered to be engrossed, and have a third reading.

The bill entitled,

"An act to divorce Stephen D. Hunting, of the county of Morris, from his wife, Eugenia C. Hunting,"

Was read by sections, ordered to be engrossed, and have a third reading.

The engrossed bill from the House of Assembly, entitled,

"An act to ratify and confirm the sale of the real estate of Silas Youngs, deceased, late of the county of Morris,"

Was read by sections and ordered to have a third reading.

The engrossed bill also from the House of Assembly, entitled,

"An act to incorporate the Alloways-Town Union Beneficial Society of Upper Alloways creek," in the county of Salem, New Jersey,

Was read by sections and ordered to have a third reading.

The engrossed bill from the House of Assembly, entitled,

"A supplement to an act entitled, 'An act for the better regulation of fishing in Alloways creek,'" passed February fifth, eighteen hundred and sixteen,

Was taken up, read by sections, and on motion of Mr. Hamilton, its further consideration postponed.

A message from the House of Assembly, by Mr. Dodd, their Clerk, pro tempore, informed Council that the House of Assembly, in the absence of their Clerk, had appointed David Dodd, Jr., their Clerk pro tempore.

And that they have passed the following bills :

"An act to incorporate the Temperance Union Beneficial Society, of Burlington, New Jersey."

And "an act to empower John Marlow, guardian of Alice A. Voorhees Manners and Jane Maria Manners, to sell certain real estate of his wards."

To which bills the assent of Council is requested.

On motion of Mr. Hamilton, the bill relative to the Proprietors of Eastern New Jersey,

Was read by its title and ordered to have a second reading.

On motion of Mr. Hamilton, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. A. W. Brown presented a petition from Jane Sayre, of the county of Essex, for a divorce from her husband, Daniel R. Sayre.

Reading dispensed with and referred to Messrs. A. W. Brown and Stansborough.

Mr. Canfield from the Committee on the Judiciary, to whom had been referred the petition of the widow and children of Peter Seely, late of the county of Hudson, deceased,

Reported by bill, which was read by its title and ordered to have a second reading.

Mr. Woolsey asked and obtained leave to present a bill entitled,

"An act supplementary to the 'act relating to taxes.'"

Which was read by its title, ordered to have second reading, and referred to the Committee on the Judiciary.

On motion of G. H. Brown, the engrossed bill, entitled,

"An act to divorce Simeon Van Nortwick, of the county of Somerset, from his wife, Catharine Van Nortwick,"

Was taken up, read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Hamilton,
Ihrle,
Moore,

Messrs. Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Zabriskie—10.

NAYS.

Messrs. Browning,
Canfield,

Messrs. Cordery,
Hulme,

Nelson—5.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

On motion of Mr. Canfield, the engrossed bill, entitled,

"An act to divorce Rachel Blauvelt from her husband, Abraham Blauvelt,"

Was taken up, read by sections and compared, and on the question, shall this bill pass :

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Browning,
Canfield,
Cordery,
Hamilton,
Hulme,
Ihrle,

Messrs. Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Zabriskie—14.

NAYS.

C. H. Brown—1.

Ordered, that the Vice President sign the same, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

The bill entitled,

“An act to divorce Jasper D. Canfield, of the county of Essex, from his wife, Caroline Canfield,”

Was read by sections, and ordered to be engrossed and have a third reading.

The bill also entitled,

“An act to confirm the manumission of certain slaves,”

Was read by sections and ordered to be engrossed and have a third reading.

On motion of Mr. Hulme, Council adjourned till ten o'clock to-morrow morning.

WEDNESDAY, January 24, 1844.

At ten o'clock, Council met.

Mr. Hamilton presented a petition from Albert G. Durant, of the county of Essex, for a divorce from his wife, Lodoriska.

Reading dispensed with and referred to Messrs. Hamilton and Ihrie.

Mr. Hamilton also presented a petition from Catharine Layton, of the county of Somerset, praying the passage of an act authorizing her as administratrix of John Layton, deceased, to execute a contract made by said John Layton in his lifetime, for the sale of lands.

Reading dispensed with and referred to the Committee on the Judiciary.

Mr. Zabriskie presented a petition from sundry citizens

of Bergen county, in relation to an enclosed tract of wood land in Hackensack township, in said county.

Reading dispensed with, and referred to Messrs. Zabriskie and Browning.

Mr. Dodd presented a petition from David Whitehead, of the county of Middlesex, praying that the sum of twenty-six dollars and sixty-six cents, the amount of a fine and costs imposed on him in the year 1785, together with the interest thereon, be paid to him.

Reading of the same dispensed with, and referred to the committee on Claims.

Mr. Dodd also presented a memorial from citizens of the township of Bloomfield, in the county of Essex, praying an alteration in the laws establishing Public Schools.

Reading dispensed with, and referred to the committee on Education.

Mr. Hamilton, from the committee on Claims, to whom had been referred the petition of Anthony Cherdavoyne, of the county of Sussex, for a pension,

Reported by bill, which was read by its title, and ordered to have a second reading.

Mr. A. W. Brown, from the committee to whom had been referred the petition of Jane Sayre, of the county of Essex, for a divorce from her husband Daniel R. Sayre,

Reported by bill, which was read by its title, and ordered to have a second reading.

On motion of Mr. A. W. Brown, the engrossed bill entitled,

"An act to divorce Parmelia Riggs, of the county of Monmouth, from her husband David Riggs,"

Was read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. A. W. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Ihrie,
Nelson,
Paterson, (V. P.)
Stansborough,
Wilson, (excused)
Woolsey,
Zabriskie—12. -

NAYS.

Messrs. G. H. Brown,

Messrs. Hulme,
Moore—3.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

On motion of Mr. Stansborough, the engrossed bill entitled,

"An act to divorce Stephen D. Hunting, of the county of Morris, from his wife Eugenia C. Hunting,"

Was taken up, read and compared, and on the question, Shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Ihrie,
Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,
Zabriskie—13.

NAYS.

Messrs. G. H. Brown, Messrs. Hulme,
Moore—3.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

On motion, the engrossed bill from the House of Assembly, entitled,

"An act to ratify and confirm the sale of the real estate of Silas Young, deceased, late of the county of Morris,"

Was taken up and read, and on motion of Mr. Stansborough, its further consideration postponed.

The engrossed bill from the House of Assembly, entitled,

"A supplement to 'an act to authorize the sale of certain real estate of John Matthews, deceased, late of the county of Cumberland,'"

Was read by sections, and on motion of Mr. Moore, its further consideration postponed.

The engrossed bill from the House of Assembly, entitled,

"An act to incorporate the Allowaystown Union Beneficial Society of Upper Alloways Creek, Salem county,"

Was read and compared, and after some discussion thereon, on motion of Mr. Nelson, its further consideration postponed.

The bill entitled, "an act to repeal the act entitled, 'an

act to set off from the township of Harrington, in the county of Bergen, a new township, to be called the township of Washington," passed January thirtieth, eighteen hundred and forty,

Was read by sections, and ordered to be engrossed and have a third reading.

The bill entitled "a further supplement to the act entitled an act making provision for carrying into effect the act for the punishment of crimes," passed February fifteenth, seventeen hundred and ninety-eight,

Was read by its title, and referred to the committee on the Judiciary.

A message from the House of Assembly, by Mr. Dodd their Clerk pro. tem. informed Council that they had passed the following bills, viz :

A supplement to 'an act entitled an act to provide for voting by ballot in the township of Franklin, in the county of Bergen,' passed March eleventh, eighteen hundred and forty one.

An act to establish a new township in the county of Gloucester, to be called the township of Spicer.

And an act to incorporate the Mount Pleasant Cemetery of Newark, in the county of Essex.

To which bills the assent of Council is requested.

Which bills were severally read by their titles, and referred to the committee on Corporations.

The bill entitled "an act to divorce Hannah Maria Berry from her husband James Berry,"

Was read by sections and ordered to be engrossed and have a third reading.

On motion of Mr. Hamilton, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Dodd presented a petition from sundry citizens of the county of Essex, for an act to incorporate a Mutual Insurance Fire Company, to be located in said county.

Reading dispensed with, and referred to the committee on Corporations.

Mr. Dodd also presented a petition from a number of citizens in the same county, praying the passage of a law prohibiting the sale of intoxicating liquors on the Christian Sabbath.

Reading dispensed with, and referred to Messrs. Dodd and Woolsey.

Mr. Browning two petitions on the same subject from citizens of Gloucester.

Mr. Zabriskie one on the same subject from citizens of the county of Bergen.

Reading dispensed with, and severally referred to the same committee.

Mr. A. W. Brown presented a petition from Jasper Provost, of the county of Middlesex, for a pension.

Reading dispensed with, and referred to the committee on Claims.

Mr. Cordery, from the committee on Corporations, to whom had been referred the engrossed bills from the House of Assembly, an act entitled "an act to incorporate the Temperance Union Beneficial Society of Burlington, New Jersey,"

And the act entitled "an act to incorporate the Mount Pleasant Cemetary Company of Newark, in the county of Essex,"

Reported the same without amendment.

Mr. Zabriskie, from the special committee to whom had been referred the petition of sundry citizens of the county of Bergen, in relation to a tract of woodland,

Reported by bill, which was read by its title, and ordered to have a second reading.

The engrossed bill from the House of Assembly, entitled "A supplement to the act entitled 'an act to authorize the sale of certain real estate of John Matthews, deceased, late of the county of Cumberland,'"

Was read and compared, and on the question shall this bill pass?

Was decided in the affirmative by the unanimous vote of all the members present—15.

Ordered, That the Vice President sign the same, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly, entitled "An act to incorporate the Mount Pleasant Cemetary

Company, of Newark, in the county of Essex,

Was on motion of Mr. Ihrie taken up, the fifteenth rule first being suspended, read by sections, and ordered to have a third reading.

The fifteenth rule being still suspended, said bill was read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. Beesley,
G. H. Brown,
Browning,
Cordery,
Dodd,
Hulme,

Messrs. Ihrie,
Moore,
Nelson,
Paterson, (V.P.)
Stansborough,
Woolsey—12.

NAYS.

Messrs. A. W. Brown, Messrs. Wilson,
Zabriskie—3.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

A message from the House of Assembly, by Mr. Dodd, their Clerk, pro tempore, informed Council that they had passed the following bill:

An act entitled "An act to divorce Norman A. Freeman from his wife Susan M. Freeman,"

To which bill the assent of Council is requested.

Which was read by its title, ordered to have a second reading, and referred to Messrs. A. W. Brown and Wilson.

On motion of Mr. Cordery, Council adjourned till ten o'clock to-morrow morning.

THURSDAY, January 25, 1844.

At ten o'clock Council met.

Mr. Hamilton presented several petitions from citizens of the townships of Hardyston, Newton and Frankford, in

the county of Sussex, for a law to erect a new township to be called the township of Sparta.

Reading dispensed with and referred to Messrs. Hamilton and A. W. Brown.

Mr. Ihrie presented a petition from John Higgins, of the county of Warren, for a divorce.

Reading dispensed with and referred to Messrs Ihrie and Hulme.

Mr. Hamilton from the committee to whom had been referred the petition of Albert G. Durand, for a divorce,

Reported the same by bill, which was read by its title, and ordered to have a second reading.

Mr. Canfield from the committee to whom had been referred the petition of Sarah M. White, for a divorce from her husband, Oliver A. White.

Reported by bill—printing dispensed with.

Which was read by its title and ordered to have a second reading.

Mr. Hamilton from the committee to whom had been referred the petition of sundry citizens of the county of Sussex, for a law creating a new township in said county,

Reported by bill, which was read by its title and ordered to have a second reading.

Mr. Hamilton from the committee to whom had been referred the petition of sundry citizens of the county of Sussex, for a law creating a new township in said county,

Reported by bill, which was read by its title and ordered to have a second reading.

Mr. A. W. Brown from the committee to whom had been referred the engrossed bill from the House of Assembly, entitled,

“An act to divorce Norman A. Freeman from his wife Susan M. Freeman,

Reported the same without amendment.

Mr. Canfield asked and obtained leave to present the following bills, entitled,

“A supplement to ‘An act to incorporate the Boudinot Manufacturing Company,’”

Which was read by its title and ordered to have a second reading.

A bill entitled, “A supplement to the act entitled ‘An act to incorporate the Passaic Steam Boat Company,

Which was read by its title and ordered to have a second reading.

Mr. Canfield from the committee on the Judiciary to

whom had been referred the bill entitled, "A supplement to the act entitled, 'an act concerning trespasses by swine,'" passed the fifteenth of March, seventeen hundred and ninety-eight,

Reported the same without amendment.

The engrossed bill from the House of Assembly, entitled,

"An act to ratify and confirm the sale of the real estate of Silas Young, deceased, late of the county of Morris,"

Was read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the unanimous vote of all the members present, 15.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly, entitled,

"An act to incorporate the Alloways Town Union Beneficial Society, of Upper Alloways creek, in the county of Salem,"

Was read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,
Canfield,
Hamilton,

Messrs. Ihrie,
Moore,
Nelson,
Stansborough,
Woolsey,

Hulme—11.

NAYS.

Messrs. A. W. Brown,
Patterson, (V. P.)

Messrs. Wilson,
Zabriskie—4.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly, entitled,

"An act to divorce Martha Ackerman, of the county of Bergen, from her husband, Jacob Ackerman,"

Was read and compared, and on the question, shall this bill pass ;

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Canfield,
Hamilton,

Messrs. Ihrie,
Moore,
Patterson, (V.P.)
Stansborough,
Zabriskie,

Wilson—11.

NAYS.

Messrs. G. H. Brown,
Hulme,

Messrs. Nelson,
Woolsey—4.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill, entitled,

"An act to confirm the manumission of certain slaves,"

Was on motion of Mr. G. H. Brown, taken up, read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the unanimous vote of all the members present, 15.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly thereof, and request their concurrence.

On motion of Mr. Hamilton, the engrossed bill entitled,

"An act to divorce Ephraim A. Beekwith, of the county of Sussex, from his wife, Hannah Beekwith,"

Was read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS. •

Messrs. A. W. Brown,
G. H. Brown,
Browning,
Hamilton,
Ihrie,

Messrs. Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey—10.

NAYS.

Messrs. Beasley,
Canfield,

Messrs. Hulme
Moore,

Zabriskie—5.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

The engrossed bill from the House of Assembly, entitled,

"An act for the relief of Jeremiah Hand, of the county of Cape May,"

Was read and considered by sections, and ordered to have a third reading.

The engrossed bill from the House of Assembly, entitled,

"An act for the relief of Henry Izard, of the county of Cape May,"

Was read and considered by sections, and ordered to have a third reading.

The engrossed bill also from the House of Assembly, entitled,

"An act for the relief of Recompense Hand, of the county of Cape May,"

Was read and considered by sections, and ordered to have a third reading.

The engrossed bill from the House of Assembly, entitled,

"An act to incorporate the Temperance Union Beneficial Society, of Burlington, New Jersey,

Was read and considered by sections, and after some discussion thereon,

On motion of Mr. A. W. Brown, its further consideration postponed.

On motion of Mr. A. W. Brown, Council adjourned till three o'clock this afternoon.

At three o'clock, Council met.

Mr. Canfield presented a petition from Joseph Parker, for a pension.

Reading dispensed with and referred to the committee on Claims and Pensions.

Mr. Wright presented a petition on the subject of lotteries.

Reading dispensed with and referred to the Special Committee upon that subject.

Mr. Wright from the committee on Corporations, to whom had been referred the engrossed bill from the House of Assembly, entitled,

"An act to establish a new township in the county of Gloucester, to be called the township of Spicer."

Reported the same without amendment.

The engrossed bill from the House of Assembly, entitled,

"An act to divorce Norman A. Freeman, from his wife, Susan M. Freeman,"

Was read and considered by sections, and ordered to have a third reading.

The engrossed bill from the House of Assembly, entitled,

"An act to establish a new township in the county of Gloucester, to be called the township of Spicer,"

Was read and considered by sections, and ordered to have a third reading.

On motion of Mr. Wright, the bill entitled,

"A further supplement to the act entitled, 'an act to incorporate the Plainfield Mutual Assurance Fire Company, of Plainfield, Essex county,'"

Was recommitted to the committee on Corporations.

The bill entitled,

"An act to divorce Jane Sayre, of the county of Essex, from her husband, Daniel R. Sayre,"

Was read and considered by sections, printing dispensed with, and ordered to be engrossed and have a third reading.

The Vice President laid before Council a communication to the Governor, from C. Edwards Lester, United States Consulate at Genoa, upon the subject of a Library.

Which was read and ordered to lie on the table.

The engrossed bill from the House of Assembly, entitled,

"An act to divorce Maria M. Todd, from her husband, Richard I. Todd,"

Was read and considered by sections, and ordered to have a third reading.

The engrossed bill from the House of Assembly, entitled,

"A supplement to the act entitled 'an act to provide for voting by ballot in the township of Franklin, in the county

of Bergen,'” passed March eleventh, eighteen hundred and forty-one,

Was read and considered by sections, and ordered to have a third reading.

On motion of Mr. Zabriskie, the fifteenth rule was suspended, and said bill placed on a third reading; read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Dodd,

Messrs. Hamilton,
Hulme,
Moore,
Patterson, (V. P.)
Woolsey,
Wright,

Zabriskie—13.

NAYS.

Messrs. Ihrie,
Nelson,

Messrs. Stansborough,
Wilson,—4.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

Mr. Wright asked and obtained leave to refer the petition from citizens of Hudson county in relation to lands in Apalachicola, to the committee on Corporations.

On motion of Mr. Hulme, Council adjourned till ten o'clock to-morrow morning.

FRIDAY, January 26, 1844.

At ten o'clock Council met.

Mr. Ihrie from the committee to whom had been referred the petition of John Higgins, Jr., of the county of Warren, for a divorce from his wife, Isabella Higgins,

Reported by bill, which was read by its title, and ordered to have a second reading.

Ordered, that the printing of the same be dispensed with.

Mr. Hamilton from the committee on Claims and Pensions, to whom had been referred the petition of Mary Clark, of the county of Atlantic, for a Pension,

Reported by bill, which was read by its title, and ordered to have a second reading.

Mr. Canfield from the committee on the Judiciary, to whom had been referred five several bills in relation to the Orphans' Court System, prepared by Joseph Warren Scott, Esq.,

Reported them severally without amendment, which were read by their titles and ordered to have a second reading.

Mr. Hamilton from the committee to whom had been referred the petition of Jasper Provost, of the county of Middlesex, for a pension,

Reported by bill, which was read by its title, and ordered to have a second reading.

On motion of Mr. A. W. Brown, ordered that the printing be dispensed with.

The engrossed bill entitled,

"An act to divorce Jasper D. Canfield, of the county of Essex, from his wife, Caroline Canfield;"

Was read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Dodd,
Hamilton,
Ihrle,

Messrs. Moore,
Patterson, (V.P.)
Stansborough,
Wilson,
Wright,
Zabriskie—12.

NAYS.

Messrs. G. H. Brown,
Canfield,

Messrs. Hulme,
Nelson,

Woolsey—5.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

The engrossed bill entitled "an act to repeal the act entitled 'an act to set off from the township of Harrington, in the county of Bergen, a new township to be called the township of Washington,'" passed thirtieth January, eighteen hundred and forty,

Was read and compared, and on the question shall this bill pass ?

Was decided in the affirmative by the following vote.

YEAS.

Messrs. Beesley,	Messrs. Ihrie,
A. W. Brown,	Moore,
G. H. Brown (excused)	Nelson,
Browning,	Patterson (V. P.)
Canfield,	Stansborough,
Dodd,	Wilson,
Hamilton,	Woolsey,
Hulme,	Wright,

Zabriskie—16.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly entitled, "An act to divorce Norman A. Freeman, of the county of Hudson, from his wife Susan M. Freeman,"

Was read and compared, and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,	Messrs. Moore,
G. H. Brown,	Patterson (V. P.)
Canfield,	Stansborough,
Dodd,	Wilson,
Hamilton,	Wilson,
Ihrie,	Wright—12.

NAYS.

Messrs. Beesley,	Messrs. Hulme,
Browning,	Nelson,

Zabriskie—5.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly entitled, "An act to divorce Maria M. Todd from her husband

Richard I. Todd, was read and compared, and on the question shall this bill pass ?

Was decided in the affirmative by the unanimous vote of all the members present—16.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

Three several engrossed bills from the House of Assembly entitled,

“An act for the relief of Jeremiah Hand, Henry Izard, and Recompense Hand, all of the county of Cape May,”

Were read and compared, and on the question shall these bills pass ?

It was decided in the affirmative by the unanimous vote of all the members present—16.

Ordered, that the Vice President sign said bills, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

On motion of Mr. Dodd, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they have passed the following bills, to wit :

“An act to incorporate the Millville Beneficial Society, of Millville,”

And “an act to incorporate the Washington Manufacturing Company, of the city of Camden,”

To which bills the assent of Council is requested.

Mr. A. W. Brown presented a Remonstrance from sundry citizens of the county of Middlesex, in relation to the shad fisheries in Raritan and South rivers.

Reading of the same dispensed with, and referred to the Committee on the Judiciary.

Mr. Wright from the committee on Corporations, to

whom had been referred the petition of sundry citizens of Vincentown and its vicinity, in the county of Burlington, in relation to a Beneficial Society,

Reported by bill, which was read by its title and ordered to have a second reading.

Mr. Wright from the same committee to whom had been referred the petition of sundry citizens of the county of Hudson, in relation to the Apalachicola Land Company,

Reported by bill, which was read by its title and ordered to have a second reading.

The engrossed bill entitled,

"An act to divorce Jan^e Sayre, of the county of Essex, from her husband Daniel R. Sayre,"

Was read and compared, and on the question shall this bill pass?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Browning,
Dodd,
Hamilton

Messrs. Ihrie,
Patterson (V. P.)
Stansborough,
Wilson,
Wright,

Zabriskie—11.

NAYS.

Messrs. Beesley,
Canfield,
Hulme,

Messrs Moore,
Nelson,
Woolsey—6.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly thereof, and request their concurrence.

Mr. Wright from the committee on corporations, to whom had been referred the petition of citizens of the county of Essex, praying the passage of an act to incorporate a Mutual Insurance Fire Company, to be located in said county,

Asked and obtained leave to present by bill, which was read by its title and ordered to have a second reading.

The engrossed bill from the House of Assembly entitled, "An act to incorporate the Temperance Union Beneficial Society, of Burlington, New Jersey,

Was read and considered by sections and ordered to have a second reading;

And on motion of Mr. Hulme, the fifteenth rule was suspended and said bill placed upon a third reading, when it

- was ordered that the title be taken for a third reading, and on the question shall this bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,
Canfield,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrie,
Moore,
Nelson,
Woolsey,
Wright—12.

NAYS.

Messrs. Paterson, (V. P.) Messrs. Wilson,
Zabriskie—3.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The bill entitled,

"An act to authorize the appointment of a Trustee," with power to sell and convey certain real estate in the county of Hudson, whereof Peter Seely died, seized,

Was read and considered by sections and ordered to be engrossed and have a third reading.

The engrossed bill from the House of Assembly entitled, "An act to incorporate the Millville Beneficial Society,"

- Was read by its title and ordered to have a second reading, and referred to the committee on corporations.

The engrossed bill also from the House of Assembly entitled,

"An act to incorporate the Washington Manufacturing Company of the city of Camden,"

Was read by its title, ordered to have a second reading and referred to the same committee as the last.

The bill entitled,

"A supplement to the act entitled, 'an act concerning trespasses by swine,'" passed the fifteenth of March seventeen hundred and ninety eight,

Was read and considered by sections and ordered to be engrossed and have a third reading.

The bill entitled,

"A supplement to the act entitled 'an act to set off the township of Van Vorst, in the county of Hudson,'" passed eleventh of March eighteen hundred and forty one,

Was read and considered by sections, and after some

considerable discussion thereon, on motion of Mr. Hulme, its further consideration postponed.

On motion of Mr. A. W. Brown, Council adjourned till ten o'clock to-morrow morning.

SATURDAY, January 27, 1844.

At ten o'clock Council met,

And no quorum being present, Council adjourned till Monday afternoon, three o'clock.

MONDAY, January 29, 1844.

At three o'clock, Council met,

And no quorum being present, Council adjourned till ten o'clock to-morrow morning.

TUESDAY, January 30, 1844.

At ten o'clock Council met.

Mr. Wright from the committee on Corporations, to whom had been referred the engrossed bill from the House of Assembly, entitled,

• **"An act to incorporate the Millville Beneficial Society, of Millville,"**

Reported the same without amendment.

Also, the engrossed bill from the House of Assembly, entitled,

"An act to incorporate the Washington Manufacturing Company, of the city of Camden,"

Was reported without amendment.

Mr. Wright gave notice that on Thursday morning next he would call up the bill entitled,

"An act to authorize a Convention to revise the Constitution."

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they had passed the following bills :

"An act to divorce Rachel Blauvelt from her husband, Abraham Blauvelt;"

"An act to divorce Stephen D. Hunting, of the county of Morris, from his wife, Eugenia C. Hunting;"

"An act to confirm the last will and testament with the codicil thereto, of Hiram Garrettson, late of the township of Hillsborough, in the county of Somerset, deceased;"

Also, "an act to divorce Parmelia Riggs, of the county of Monmouth, from her husband, David Riggs."

Which bills were severally passed without amendment.

And they have also passed the following bill :

An act entitled, "a further supplement to the act entitled 'an act to incorporate the city of Newark.'"

To which bill the concurrence of Council is requested.

On motion of Mr. Canfield, the bill entitled,

"A supplement to the act entitled 'an act to incorporate the Passaic Steam Boat Company,'"

Was read, considered by sections, and amended, and ordered to be engrossed and have a third reading.

The bill entitled,

"A supplement to the act entitled, 'an act to incorporate the Boudinot Manufacturing Company,'"

Was read and considered by sections and before the same was gone through, on motion of Mr. Ihrie, its further consideration was postponed.

The bill entitled,

"An act to incorporate the Temperance Beneficial Association, of Vincent Town,"

Was read and considered by sections, and ordered to be engrossed and have a third reading.

The bill entitled,

"A further supplement to the act entitled 'an act for the preservation of clams and oysters,'"

Was taken up, and on motion of Mr. Canfield, its further consideration postponed till the sitting of the next Legislature.

The bill entitled,

"A supplement to the act entitled, 'an act to set off the township of Van Vorst, in the county of Hudson,'" passed March eleventh eighteen hundred and forty-one,

Was read, commencing with the second section, and on motion of Mr. Wilson, the consideration of said section was postponed, and while the third section was being read, on motion of Mr. Hulme, the further consideration of said bill was postponed.

The bill entitled,

"An act to divorce Albert G. Durand, from his wife, Lodoriska Durand,"

Was read and considered by sections, and on motion of Mr. Ihrie, its further consideration postponed.

On motion of Mr. G. H. Brown, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Canfield presented a petition from the stockholders of the Paterson and Ramapo Railroad Company, for an alteration of their charter.

Reading of the same dispensed with and referred to the committee on Corporations.

Mr. Canfield from the committee on the Judiciary, to whom had been referred the bill from the House of Assembly, entitled,

"An act to empower John Marlow, Guardian of Alice A. Voorhees Manners and Jane Maria Manners, to sell certain real estate of his wards,"

Reported the same without amendment.

Mr. Canfield also from the same committee to whom had been referred the bill entitled,

"A supplement to the 'act relating to taxes,'"

Reported the same without amendment.

The engrossed bill from the House of Assembly, entitled,

"An act to establish a new township in the county of Gloucester, to be called the township of Spicer,"

Was read and compared, when Mr. Wilson moved that its further consideration be postponed.

The yeas and nays being ordered thereon, were as follows :

YEAS.

Messrs. A. W. Brown,
Browning,
Hamilton,
Ihrle,

Messrs. Nelson,
Stansborough,
Wilson,
Zabriskie—8.

NAYS.

Messrs. Beasley,
Canfield,
Dodd,

Messrs. G. H. Brown,
Hulme,
Patterson, (V.P.)

Woolsey—7.

So the motion was agreed to, and said bill was ordered to be postponed.

The engrossed bill from the House of Assembly, entitled,

"An act to incorporate the Washington Manufacturing Company, of the city of Camden,"

Was read and considered by sections, and ordered to have a third reading.

The bill entitled,

"An act to divorce John Higgins, Jr., of the county of Warren, from his wife, Isabella Higgins,"

Was read and considered by sections, and ordered to be engrossed, and have a third reading.

Five several bills in relation to the Orphans' Court System, prepared by Joseph Warren Scott, Esq.,

Were severally read by their titles, and on motion of Mr. Hulme, the printing of the same dispensed with.

On motion of Mr. Wilson, the fifteenth rule was suspended, and the engrossed bill from the House of Assembly, entitled,

"An act to empower John Marlow, guardian of Alice A. Voorhees Manners and Jane Maria Manners, to sell certain real estate of his wards,"

Was placed on a second reading, and was read, considered by sections, and ordered to have a third reading.

On motion of Mr. Canfield, Council adjourned till ten o'clock to-morrow morning.

WEDNESDAY, January 31, 1844.

At ten o'clock Council met.

Mr. Wright presented three several petitions from the county of Hudson, praying an alteration of the Jersey City charter.

Reading of the same dispensed with and referred to the committee on Corporations.

The engrossed bill from the House of Assembly, entitled,

"An act to establish a new township in the county of Gloucester, to be called the township of Spicer,"

Was read and compared, and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Canfield,
Hamilton,
Ihrie,
Nelson,

Messrs. Patterson, (V.P.)
Stansborough,
Wilson,
Wright,
Zabriskie—10.

NAYS.

Messrs. Beasley,
Browning,
G. H. Brown,

Messrs. Dodd,
Hulme,
Moore,
Woolsey—7.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

Mr. Wright asked and obtained leave to present the following resolution :

Resolved, That the Standing Committee on the Militia be requested to inquire into and report upon the expediency of procuring for the use of the Militia of this State, one thousand copies of Cooper's instructions and regulations for the Militia and Volunteers of the United States ; and also to ascertain and report the price per copy for which said work can be procured.

Which was read and on motion of Mr. Ihrie was ordered to lie on the table.

The engrossed bill from the House of Assembly, entitled,

"An act to empower John Marlow, guardian of Alice A. Voorhees Manners and Jane Maria Manners, to sell certain real estate of his wards,"

Was read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote ;

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Dodd,
Hamilton,
Hulme,
Ihrie,

Messrs. Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Zabriskie—14.

NAYS.

Messrs. G. H. Brown and Canfield.—2.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill also from the House of Assembly, entitled,

"An act to incorporate the Washington Manufacturing Company, of the city of Camden,"

Was read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,
Canfield,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V.P.)
Wilson,
Woolsey,
Wright,

Zabriskie—15.

NAYS.

Messrs. A. W. Brown and Stansborough.—2.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly, entitled,

“A supplement to the act entitled ‘an act to incorporate the city of Newark,’”

Was read and considered by sections, and ordered to have a third reading.

The bill entitled,

“An act for the relief of Anthony Cherdavoyne, of the county of Sussex,”

Was read and considered by sections and ordered to be engrossed and have a third reading.

The bill entitled,

“An act for the relief of Jasper Provost, of the county of Middlesex,”

Was read and considered by sections, and ordered to be engrossed and have a third reading.

The bill entitled,

“An act to divorce Albert G. Durand, of the county of Essex, from his wife, Lodoriska Durand,”

Was read and considered by sections, and ordered to be engrossed and have a third reading.

The bill entitled,

“An act authorizing the appointment of a trustee, with power to sell and convey certain real estate in the county of Hudson, whereof Peter Seely died, seized,”

Was read, considered by sections, amended, and ordered to be engrossed and have a third reading.

The bill entitled,

“A further supplement to the act entitled ‘an act making

provision for carrying into effect the act for the punishment of crimes," passed February fifteenth, seventeen hundred and ninety-eight,

Was read and considered by sections, and whilst the same was under consideration,

On motion of Mr. Ihrie, Council adjourned till three o'clock this afternoon.

At three o'clock, Council met.

Mr. G. H. Brown presented a petition from sundry citizens of the county of Somerset, praying the passage of an act to incorporate the Hillsborough Mutual Fire Assurance Company,

Reading of the same dispensed with and referred to the committee on Corporations.

Mr. Ihrie asked and obtained leave to present a bill entitled,

"An act to facilitate the collection of claims and demands against townships,"

Which was read by its title and referred to the committee on the Judiciary.

A message from the House of Assembly, by Mr. Newell their Clerk, informed Council that they had passed the following bills :

An act for the relief of Susan Cook, widow of Col. James Cook, deceased, of the county of Morris.

And an act to incorporate the Eatontown Steamboat Company,

To which bills the concurrence of Council is requested.

The first of said bills was read by its title, ordered to have a second reading, and referred to the committee on Claims.

The second of said bills was also read by its title, ordered to have a second reading, and referred to the committee on Corporations.

On motion of Mr. Wilson, the bill entitled 'an act to pro-

vide for the calling of a Convention to revise the Constitution."

Was re-committed to the committee upon that subject, for the purpose of amendment.

The bill entitled,

"A supplement to the act entitled, 'an act to regulate fences,' " passed the thirty third January, seventeen hundred and ninety nine,

Was read and considered by sections, and after some considerable discussion thereon,

On motion of Mr. Woolsey, the second section was stricken out and said bill ordered to be engrossed and have a third reading.

The bill entitled,

"A supplement to the act entitled, 'an act to authorize the owners and possessors of a certain tract of wood land therein named, to prevent the horses, cattle and sheep, from running at large thereon,' "

Was read and considered by sections and ordered to be engrossed and have a third reading.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they have passed the following bills, to wit :

"An act to divorce Ephraim Beckwith, of the county of Sussex, from his wife, Hannah Beckwith."

And "an act to divorce Jasper D. Canfield, of the county of Essex, from his wife, Caroline Canfield."

Which bills were severally passed without amendment.

They have also passed the following bills:

"An act to enable the owners and possessors of the meadows and flowed lands on the Passaic river and its branches, between the mill dam at the Little Falls, and the mill dam at Chatham, in the counties of Essex, Morris, and Passaic, to break up the reefs in said river, to widen the channel of the same, and to remove all obstructions to the free course of the water out of the said river, between the said mill dam at the Little Falls and one hundred yards above the two Bridges."

Also the bill entitled,

"An act to enable the owners and possessors of flowed lands on the Passaic river and its branches, between the mill dam and Chatham and Horse Neck Bridge, in the counties of Essex and Morris. And also certain owners and possessors of land lying in the long meadows in the township of Caldwell, in the county of Essex, to dig a ca-

nal or ditch from the said river at Pine Brook, in a direct course to intersect the river again near the Dapavaal Bridge, to drain said lands by diverting a part of the waters of said river from their present channel.”

To which bills the concurrence of Council is requested.

Said bills were severally read by their titles and ordered to have a second reading.

On motion of Mr. Wilson, the fifteenth rule was suspended, and the first of said bills placed on a second reading, ordered that the reading be dispensed with and the same considered by sections.

Whereupon said bill was read, and considered by sections and ordered to have a third reading.

On motion of Mr. Zabriskie, Council adjourned till ten o'clock to-morrow morning.

THURSDAY, February 1, 1844.

At ten o'clock Council met.

Mr. Wright from the special committee, to whom had been recommitted the bill entitled,

“An act to authorize the call of a Convention to revise the Constitution,”

Reported the same with sundry amendments, and said bill was read by its title and ordered to have a second reading.

Mr. Canfield from the special committee, to whom had been referred the petition of Charity Hopper, of the county of Passaic,

Reported by bill, which was read by its title and ordered to have a second reading.

Mr. Canfield from the committee on the Judiciary, to whom had been referred the petition of Hannah Van Dyne and Stephen Van Dyne, for an act authorizing the sale of certain real estate, of which Nicholas Van Dyne, late of the county of Morris, died, seized,

Reported the same by bill, which was read by its title and ordered to have a second reading.

Mr. Canfield from the same committee to whom had been referred the petition of sundry citizens, in relation to the shad fisheries in the Raritan and South rivers, asked to be relieved from the further consideration of the same, which was granted.

The engrossed bill from the House of Assembly entitled, "A further supplement to the act entitled, 'an act to incorporate the City of Newark,'"

Was read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the unanimous vote of all the members present—15.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly entitled, "An act to enable the owners and possessors of the meadows and flow lands on the Passaic river and its branches, between the mill dam of the Little Falls and the mill dam at Chatham, in the counties of Essex, Morris, and Passaic, to break up the reefs in said river, to widen the channel of the same, and to remove all obstructions to the free course of the water out of said river, between the said mill dam at the Little Falls and one hundred yards above the two bridges,"

Was read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the unanimous vote of all the members present—15.

Ordered, That the Vice President sign the same, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly entitled, "An act to enable the owners and possessors of flowed lands on the Passaic river and its branches, between the mill dam at Chatham and Horse Neck Bridge, in the counties of Essex and Morris. And also certain owners and possessors of land lying in the long meadows in the township of Caldwell, in the county of Essex, to dig a canal or ditch from the said river at Pine Brook, in a direct course to intersect the river again near the Dapavaal Bridge, to drain said lands by diverting a part of the waters of said river from their present channel,"

Was read and considered by sections and ordered to have a third reading.

On motion of Mr. Hamilton, the fifteenth rule was suspended, and said bill placed on a third reading.

Ordered that the title be taken for a third reading, and on the question shall this bill pass?

It was decided in the affirmative by the unanimous vote of all the members present—14.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

Mr. A. W. Brown asked and obtained leave to present a bill,

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

The engrossed bill from the House of Assembly entitled, "An act to incorporate the Eatontown Steam Boat Company,"

Was read and considered by sections and ordered to have a third reading.

On motion of Mr. Wright, the resolution instructing the Committee on Militia, to inquire into, and report upon the expediency of procuring one thousand copies of "Cooper's Instructions and Regulations" for the Militia and Volunteers of the United States, for the use of the Militia of this State,

Was read, and on motion of Mr. Ihrie, was amended by striking out one thousand and inserting five hundred.

On motion of Mr. Ihrie, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Hamilton from the committee on Claims to whom had been referred the engrossed bill from the House of Assembly entitled,

"An act for the relief of Susan Cook, widow of Col. James Cook, deceased, of the county of Morris,"

Reported the same without amendment.

Mr. Hamilton from the same committee to whom had been referred the petition and papers of David Whitehead, of the county of Essex,

Reported by bill, which was read by its title and ordered to have a second reading.

The engrossed bill entitled,

"An act to divorce Albert G. Durand, of the county of Essex, from his wife, Lodoriska Durand,"

Was read and compared, and on the question shall this bill pass ?

Was decided in the affirmative by the following vote.

YEAS.

Messrs. Beesley,
Browning,
Canfield,
Dodd,
Hamilton,

Messrs. Ihrle,
Moore,
Patterson, (V.P.)
Stansborough,
Wilson,

Zabriskie—11.

NAYS.

Messrs. A. W. Brown,
G. H. Brown

Messrs. Hulme,
Nelson—4.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"An act for the relief of Jasper Provost, of the county of Middlesex,"

Was read and compared, and on the question shall this bill pass ?

Was decided in the affirmative by the following vote—yeas thirteen, nays none.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they have passed the following bills, to wit :

"A further supplement to the act entitled, 'an act concerning taxes.'"

"An act to divorce Joseph R. Foster, of the county of Burlington, from his wife, Maria Ann Foster."

And "an act to release to Ann Daly, the right of the State to certain land and premises in Newark."

To which bills the assent of Council is requested.

The first of which bills was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

The second of said bills was read by its title, ordered to have a second reading, and referred to Messrs. Hulme and Ihrie.

The last of said bills was also read by its title, ordered to have a second reading and referred to the committee on Claims.

On motion of Mr. Hulme, Council adjourned till ten o'clock to-morrow morning.

FRIDAY, February 2, 1844.

At ten o'clock Council met.

Mr. Wright from the committee on Corporations to whom had been referred the petition of sundry females of Mount Holly, New Jersey, for an act to incorporate the Mount Holly Female Benevolent Association,

Reported by bill, which was read by its title and ordered to have a second reading.

Mr. Wright from the same committee, to whom was referred the petition of sundry citizens of the county of Hudson, for "a supplement to the act entitled, 'an act incorporating Jersey City,'" passed twenty-second of February, eighteen hundred and thirty eight.

Reported by bill, which was read by its title and ordered to have a second reading.

Mr. Canfield from the committee on the Judiciary, to whom had been referred the bill entitled,

"An act to regulate elections,"

Reported the same with sundry amendments, which was read by its title and ordered to be printed.

The engrossed bill from the House of Assembly, entitled,

"An act for the relief of Susan Cook, widow of Col. James Cook, deceased, of the county of Morris,"

Was read and considered by sections, and ordered to have a third reading.

The engrossed bill from the House of Assembly, entitled,

"An act to incorporate the Millville Beneficial Society, of Millville,"

Was read and considered by sections, and ordered to have a third reading.

The bill entitled,

"A supplement to the 'act relating to taxes,'"

Was read and considered by section, and on motion of Mr. G. H. Brown, its further consideration postponed.

The bill entitled,

"A supplement to the act entitled 'an act to set off the township of Van Vorst, in the county of Hudson,'" passed March eleventh, eighteen hundred and forty-one,

Was read and considered by sections, and ordered to be engrossed and have a third reading.

The engrossed bill from the House of Assembly, entitled,

"An act to incorporate the Eaton Town Steam Boat Company,"

Was read and compared, and before ordering the yeas and nays thereon, on motion of Mr. Canfield, its further consideration was postponed.

Mr. Wright asked and obtained leave to present the following resolution :

Resolved, That the committee to whom was referred sundry petitions praying the passage of a law to prohibit the sale of lottery tickets, shall have power to issue and have served a subpoena, duceus tecum, upon the officers of the Society for establishing useful manufactures, respectively, to compel their attendance to give testimony, and also to cause the books and necessary papers of said company, to be exhibited before the said committee, for examination.

When, upon motion for the adoption of said resolution, considerable discussion was had thereon.

And on motion of Mr. G. H. Brown, the yeas and nays were ordered to lie on the table, which were as follows :

YEAS.

Messrs. Beesley,
G. H. Brown,
Browning,
Canfield,
Dodd,

Messrs. Hulme,
Moore,
Patterson (V. P.)
Wilson,
Woolsey,

Zabriskie—11.

NAYS.

Messrs. A. W. Brown,
Hamilton,
Ihrle,

Messrs. Nelson,
Stansborough,
Wright—6.

So said resolution was ordered to lie on the table.

On motion of Mr. Wilson, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Hamilton from the committee on Claims, to whom had been referred the petition of Joseph Parker, of the county of Mercer, for a pension.

Reported by bill, which was read by its title, and ordered to have a second reading.

Mr. Hamilton from the same committee to whom was referred the engrossed bill from the House of Assembly, entitled,

"An act to release to Ann Daly the right and title of the state of New Jersey, to certain land and premises in the city of Newark,"

Reported the same without amendment.

Mr. Wright from the committee on Corporations, to whom had been referred the petition of sundry citizens in relation to the Paterson and Ramapo Railroad Company, incorporated by an act passed the tenth of March, eighteen hundred and forty-one,

Reported by bill, which was read by its title, and ordered to have a second reading.

The engrossed bill from the House of Assembly entitled,

"An act to incorporate the Eaton Town Steam Boat Company, of Eaton Town"

Was read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,
Canfield,
Dodd,

Messrs. Hulme,
Moore,
Patterson, (V. P.)
Stansborough,
Woolsey,

Zabriskie—11.

NAYS.

Messrs. A. W. Brown,
Hamilton,
Ihrle,

Messrs. Nelson,
Wilson,
Wright,—6.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill entitled,

"An act authorizing the appointment of a Trustee, with power to sell and convey certain real estate in the county of Hudson, whereof Peter Seely died, seized,"

Was read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrle,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Wright,
Zabriskie—16.

NAYS.

Mr. Woolsey—1.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they had passed the following preamble and resolutions :

Whereas, Christopher Philoner, of Tewksbury, Hunterdon county, a pensioner of this State, is entitled to receive sixty dollars from the Treasurer of this State, per annum, upon his order ; And whereas, said pensioner has become deranged and incapable of signing his order ; Therefore,

Resolved, (Council concurring,) That said pension, now in arrears, or hereafter may be due, be paid to the order of Phillip Hyler, overseer of the poor of the township of Tewksbury, in the county of Hunterdon, to and for the use and benefit solely of the said Christopher Philoner.

Which resolution was read and agreed to.

And the House of Assembly have passed the following bills from Council :

"An act to divorce Jane Sayre, of the county of Essex from her husband, Daniel R. Sayre."

"An act to repeal the act entitled 'an act to set off from the township of Harrington in the county of Bergen, a new township to be called the township of Washington, passed January thirteenth, eighteen hundred and forty.'"

Which bills were severally passed without amendment.

And they have also passed the following bills, to wit :

"An act to regulate the fisheries in the Raritan and South rivers."

"A supplement to the act entitled 'an act for preventing the injury of illegal confinement and better securing the liberty of the people, passed the eleventh of March, seventeen hundred and ninety-five.'"

Also, "a further supplement to the act entitled 'an act to provide for the instruction of indigent blind persons, inhabitants of this State, passed eighth of March, eighteen hundred and thirty-six.'"

Which bills were severally read by their titles, and ordered to have a second reading.

The bill entitled,

"An act to incorporate the Apalachicola Land Company,"

Was read and considered by sections, amended, and ordered to be engrossed, and have a third reading.

The bill entitled,

"An act to provide for the election of delegates to a

Convention to prepare a Constitution for the government of this State, and for submitting the same to the people thereof, for ratification or rejection,"

Was read through by sections, and its further consideration postponed.

On motion of Mr. Wright, ordered that said bill be made the order of the day for Tuesday morning next.

Mr. Dodd upon leave offered the following resolution :

Resolved, That the committee on the Judiciary be instructed to enquire into the expediency of bringing in a bill making seduction an indictable offence, punishable by confinement in the Penitentiary, and if they deem it expedient to bring in a bill for that purpose.

Which resolution was read and agreed to.

Mr. G. H. Brown asked and obtained leave to present the following bill :

"A supplement to the act entitled 'an act to prevent frauds and perjuries,' passed twenty-sixth November, seventeen hundred and ninety-four,"

Which was read by its title, ordered to have a second reading and referred to the committee on the Judiciary.

On motion of Mr. Beasley, ordered when Council adjourn, it adjourn till Monday afternoon three o'clock.

On motion of Mr. Hulme, Council adjourned.

MONDAY, February 5, 1844.

At three o'clock, Council met.

On motion of Mr. Wright the names of the members of Council was ordered to be called, when the following gentlemen answered, to wit :

Messrs. Beasley,
G. H. Brown,
Browning,
Canfield,
Hamilton,
Ihrle,

Messrs. Moore,
Nelson,
Stansborough,
Wilson,
Woolsey,
Wright,

Zabriskie—13.

On motion of Mr. Beesley, the members of Council present adjourned till ten o'clock to morrow morning.

TUESDAY, February 6, 1844.

At ten o'clock Council met.

Mr. Hamilton presented two petitions from citizens of the townships of Newton, Frankford and Hardyston, in the county of Sussex, for a new township, to be called the township of Lafayette.

Reading of the same was dispensed with, and referred to the committee on Corporations.

Mr. Nelson presented two remonstrances from sundry citizens of the county of Salem, remonstrating against the passage of any law interfering with the right of fishing in Alloways creek, in said county of Salem, as now enjoyed by the citizens thereof.

Reading of the same dispensed with, and ordered to lie on the table.

Mr. Wright presented a remonstrance from sundry citizens of Jersey City, in the county of Hudson, remonstrating against the passage of any law granting to the proprietors of the Eastern Division of New Jersey, any right to the bays, fisheries, or any of the lands lying under water within the bounds of said State.

Which was read and ordered to lie on the table.

Mr. Wright also presented two remonstrances upon the same subject.

Which were ordered to lie on the table.

Mr. A. W. Brown presented a petition from Jeremiah Arors, of the county of Middlesex, for a divorce from his wife, Lydia Arors.

Reading of the same dispensed with, and referred to Messrs. A. W. Brown and Wilson.

Mr. Wright from the committee on Corporations, to

whom had been referred the petition of sundry citizens of the county of Hudson, praying the passage of a law to license hacks, carriages, coaches, and cabs,

Reported by bill in conformity with the prayer of the petitioners,

Which was read by its title, and ordered to have a second reading.

Mr. Canfield, from the committee on the Judiciary, to whom was referred the petition of Isaac B. Lippincott and others, praying the passage of an act to confirm the sales of the real estate whereof Edmund Kearney, deceased, late of the county of Monmouth, died, seized,

Reported by bill, which was read by its title, and ordered to have a second reading.

The engrossed bill from the House of Assembly, entitled

"An act for the relief of Susan Cook, widow of Col. James Cook, of the county of Morris, deceased,"

Was read and compared, and on the question shall this bill pass?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,

A. W. Brown,

Hamilton,

Ihrle,

Moore,

Nelson,

Messrs. Patterson, (V.P.)

Stansborough,

Wilson,

Woolsey,

Wright,

Zabriskie—12.

NAYS.

Messrs. G. H. Brown and Canfield—2.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly entitled, "An act to incorporate the Millville Beneficial Society of Millville,"

Was read and compared, and on the question shall this bill pass?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,

A. W. Brown,

G. H. Brown,

Canfield,

Hamilton,

Messrs. Ihrle,

Moore,

Nelson,

Woolsey,

Wright—10.

NAYS.

Messrs. Patterson (V. P.) Messrs. Wilson,
Stansborough, Zabriskie—4.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill entitled,

"A snpplement to the act entitled 'an act to regulate fences,'" passed the twenty-third day of January, seventeen hundred and ninety-nine,

Was read and compared, and on the question shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,	Messrs. Moore,
A. W. Brown,	Nelson,
Canfield,	Patterson, (V.P.)
Hamilton,	Wilson, (excused)
Ihrle,	Woolsey,

Wright—10.

NAYS.

Messrs. G. H. Brown, Messrs. Stansborough,
Zabriskie—3.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The bill entitled,

"An act to provide for the election of delegates to a Convention to prepare a Constitution for the government of this State, and for submitting the same to the people thereof for ratification or rejection," having been made the special order of the day for this morning,

Was read, considered by sections, re-considered, amended, and ordered to be re-printed.

Mr. Wright asked and obtained leave to present the following bill:

"An act for the preservation of the rights and liberties of the people,"

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

On motion of Mr. A. W. Brown, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Canfield from the committee on the Judiciary, to whom had been referred the bill entitled

"A supplement to the act entitled 'an act for the prevention of crimes and perjuries,'" passed the twenty-sixth of November, seventeen hundred and ninety-four,

Reported the same without amendment.

Mr. Woolsey asked and obtained leave to withdraw the papers of Thomas Cain.

Mr. A. W. Brown, from the Special Committee to whom was referred the petition of Jeremiah Aroes, of the county of Middlesex, for a divorce from his wife Lydia Aroes,

Reported by bill, which was read by its title, and ordered to have a second reading.

Ordered, that the printing of the same be dispensed with.

The engrossed bill entitled,

"An act to incorporate the Apalachicola Land Company,"

Was taken up, and on motion it was ordered that the title be taken for a third reading, and on motion of Mr. Wright, its further consideration was postponed.

Mr. Wright from the committee on the Militia, to whom was referred the resolution instructing said committee to inquire into, and report upon the expediency of procuring five hundred copies of Cooper's Instructions, &c., for the use of the Militia of this State, and also to ascertain the probable cost per copy therefor, offered the following preamble and resolution.

The committee on the Militia, to whom was referred a resolution requiring said committee, to report upon the expediency of procuring five hundred copies of Cooper's tactics for the Militia and Volunteers of the United States, and and of the cost per copy of said work, beg leave respectfully to report that they are of the opinion that it is a work of value, and will be of great benefit to the Militia of the State. And further that said work can be procured at the price of seventy-five cents per copy. They therefore offer the following resolution :

Resolved—(the House of Assembly concurring) That the Quarter Master General of this State, be and he hereby is authorized to procure for the use of the Militia of this



State, five hundred copies of Cooper's Instructions for the Militia and Volunteers of the United States at a cost not exceeding seventy-five cents per copy, and that the Treasurer shall pay the amount of the same upon the warrant of the said Quarter Master General,

Which preamble and resolution was read and after some discussion thereon the yeas and nays were ordered,

When upon motion of Mr. Hamilton the further consideration of the same was postponed.

The bill entitled,

"An act for the relief of David Whitehead, of the county of Essex,"

Was read and considered by sections and ordered to be engrossed and have a third reading.

The bill entitled,

"An act to incorporate the Essex county Mutual Insurance Company,"

Was read and considered by sections, amended and ordered to be engrossed and have a third reading.

The engrossed bill from the House of Assembly entitled,

"An act to regulate the fisheries in the Raritan and South rivers,"

Was read and considered by sections and ordered to have a third reading.

The engrossed bill from the House of Assembly entitled,

"An act to release to Ann Daly the right and title of the State of New Jersey, to certain land and premises in the city of Newark,"

Was read and considered by sections and ordered to have a third reading,

And on motion of Mr. A. W. Brown, the fifteenth rule was suspended, and said bill placed on a third reading,

When it was ordered that the title be taken for a third reading, and on the question shall this bill pass?

Was decided in the affirmative by the unanimous vote of all the members present.

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Canfield,
Dodd,
Hamilton,
Hulme,
Ihrle,

Messrs. Moore,
Nelson,
Patterson (V. P.)
Stansborough,
Wilson,
Woolsey,
Wright,
Zabriskie—16.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly entitled, "A further supplement to the act entitled, 'an act to provide for the instruction of indigent blind persons inhabitants of this State, passed the eighth of March eighteen hundred and thirty six,'"

Was read and considered by sections and ordered to have a third reading.

On motion of Mr. Woolsey, the fifteenth rule was dispensed with, and said bill placed on a third reading.

When it was ordered that the title be taken for a third reading, and on the question shall this bill pass?

It was decided in the affirmative by the unanimous vote of all the members present.

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Canfield,
Dodd,
Hamilton,
Hulme,
Ihrie,

Messrs. Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Wright,
Zabriskie—16.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

On motion of Mr. A. W. Brown, Council adjourned till ten o'clock to-morrow morning.

WEDNESDAY, February 7, 1844.

At ten o'clock Council met.

Mr. Dodd presented a petition from sundry citizens of Bellville, in the county of Essex, praying that measures be taken to secure to the citizens of this State, their rights to the Oyster grounds in the waters thereof.

Reading dispensed with and ordered to lie on the table.

Mr. Beesley offered the following preamble and resolution :

Whereas, There has been deposited in the Secretary's office of this State, the standard of Weights and Measures of the United States.

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of introducing a bill, to provide for the dissemination of the Standard of Weights and Measures, as received from the General Government, in such a way in the counties of this State, as may not only make a uniform standard and compel shop-keepers, and dealers to abide by it, but assure to all, the certainty of full weight and full measure in every transaction.

Which was read and agreed to.

The bill entitled,

"A supplement to the act entitled, 'an act to authorize the owners and possessors of a certain tract of woodland therein named, to prevent horses, cattle, and sheep from running at large thereon,'"

Was read and considered by sections, and on motion of Mr. Zabriskie its further consideration postponed.

And upon motion said bill was re-committed to the special committee upon that subject for the purpose of amendment.

The engrossed bill entitled,

"An act to incorporate the Temperance Beneficial Association of Vincentown,"

Was taken up and on motion of Mr. Hulme, ordered that the title be taken for a third reading, and on the question shall this bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beesley,
G. H. Brown,
Browning,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrie,
Moore,
Nelson,
Woolsey,

Wright—11.

NAYS.

Messrs. A. W. Brown,
Patterson (V. P.)

Messrs. Stansborough,
Wilson,

Zabriskie—5.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly entitled, "An act to regulate the fisheries in the Raritan and South Rivers,"

Was taken up read and compared, and on the question shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,

A. W. Brown,

G. H. Brown,

Browning,

Dodd,

Hamilton,

Hulme,

Messrs. Ihrie,

Moore,

Nelson,

Patterson, (V. P.)

Wilson,

Woolsey,

Wright,

Zabriskie—15.

NAYS.

Mr. Stansborough—1.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The bill entitled,

"A supplement to the act entitled 'an act incorporating Jersey City,' " passed twenty-second February, eighteen hundred and thirty-eight,

Was read and considered by sections, and ordered to be engrossed and have a third reading.

The bill entitled,

"An act to incorporate the Mount Holly Female Benevolent Association,"

Was read and considered by sections and ordered to be engrossed and have a third reading.

The bill entitled,

"An act for the relief of Joseph Parker, of the county of Mercer,"

Was read and considered by sections, and ordered to be engrossed and have a third reading.

The bill entitled,

"A supplement to the 'act concerning taxes,' "

Was taken up, and on motion of Mr. G. H. Brown, it was ordered that said bill, together with the bill of like import

from the House of Assembly, be re-committed to the committee on the Judiciary.

On motion of Mr. Hamilton, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Ihrie presented a petition from Samuel Plummer and Percyrus Heitsman, administrators of the estate of George Heitsman, deceased, praying the passage of an act authorizing said administrators to fulfil a certain contract therein named, and with leave introduced a bill for that purpose.

Which was read by its title and referred to the committee on the Judiciary.

Mr. Dodd presented a petition numerously signed by citizens of the county of Essex, in relation to the sale of intoxicating liquors, and making the same in certain cases an indictable offence.

Reading of the same dispensed with and referred to the committee upon that subject.

Mr. Hamilton presented a petition from sundry citizens of the counties of Sussex and Warren, praying that means be adopted by the legislature for the purpose of securing to the citizens of our State the right to use the lands under water for raising oysters, and protecting them from depredations by foreigners.

Reading dispensed with and ordered to lie on the table.

Mr. Wright presented a remonstrance from a number of citizens of the county of Hudson, relative to the claims of the Proprietors of the Eastern Division of New Jersey.

Which was read and ordered to lie on the table.

Mr. A. W. Brown from the committee on Agriculture, to whom was referred the petition of sundry citizens of the county of Gloucester for an act to enable the owners of meadow on Little Newton creek, in the county of Glou-

cester, to put and keep in repair the tide bank and water works protecting said meadows on the river Delaware.

Reported by bill, which was read by its title and ordered to have a second reading.

Mr. Canfield from the committee on the Judiciary, to whom was referred the bill entitled,

"An act to facilitate the collection of claims against townships,"

Reported the same without amendment.

The engrossed bill entitled,

"An act for the relief of David Whitehead, of the county of Essex,"

Was read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beesley,

A. W. Brown,

G. H. Brown,

Browning,

Dodd,

Hamilton,

Messrs. Ihrie,

Moore,

Nelson,

Patterson, (V.P.)

Stansborough,

Wright—12.

NAYS.

Messrs. Canfield,

Messrs. Hulme,
Zabriskie—3.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

The bill entitled,

"An act to provide for the election of delegates to a convention to prepare a Constitution for the government of this State, and for submitting the same to the people thereof, for ratification or rejection.

On motion of Mr. Canfield the fourteenth and fifteenth sections thereof were read, reconsidered, and amended, and said bill ordered to be engrossed and have a third reading.

The bill entitled,

"An act to confirm the sales of the real estate whereof Edmund Kearney, deceased, late of the county of Monmouth, died, seized,

Was read and considered by sections, and on motion of Mr. G. H. Brown, its further consideration was postponed.

The bill entitled, "An act for the protection of the rights and preservation of the liberties of the people,"

Was read and considered by sections, and on motion of Mr. G. H. Brown, reconsidered for the purpose of amending the title.

And on the question, shall said bill be engrossed and have a third reading?

The yeas and nays were ordered:

YEAS.

Messrs. Beasley,
G. H. Brown,
A. W. Brown,
Browning,
Canfield,

Messrs. Dodd,
Moore,
Patterson, (V.P.)
Stansborough,
Wright,—

Zabriskie—11.

NAYS.

Messrs. Hamilton,
Hulme,

Messrs. Ihrle,
Nelson,

Wilson—5.

So said bill was ordered to be engrossed and have a third reading.

The bill entitled,

"A supplement to the act entitled, 'an act for the prevention of frauds and perjuries,'" passed November twenty-sixth, seventeen hundred and ninety-four,

Was read and considered by sections and ordered to be engrossed and have a third reading.

The bill entitled,

"A further supplement to the act entitled, 'an act to regulate elections,'" passed March twelfth, in the year of our Lord one thousand eight hundred and thirty-nine,

Was read and considered by sections, amended, and on motion of Mr. Wright, its further consideration was postponed.

Mr. Hamilton asked and obtained leave to have re-committed the bill in relation to the Proprietors of the Eastern Division of New Jersey for the purpose of amendment.

Ordered, that the same be recommitted to the Special Committee upon that subject.

On motion of Mr. A. W. Brown, Council adjourned till ten o'clock to-morrow morning.

THURSDAY, February 8, 1844.

At ten o'clock Council met.

Mr. Hamilton presented a petition from sundry citizens of the county of Sussex, praying the passage of a law creating a new township in said county, to be called the township of Lafayette.

Reading dispensed with and referred to the committee on Corporations.

Mr. Hamilton also present a remonstrance from a number of citizens of the county of Sussex, remonstrating against the passage of the bill entitled,

"An act to set off from the townships of Hardiston, Byram, Newton, and Frankford, a new township to be called the township of Sparta.

Reading of the same dispensed with and ordered to lie on the table.

On motion of Mr. Hamilton the bill entitled

"An act to create a new township in the county of Sussex, from parts of Hardiston, Byram, Newton and Frankford, and to attach a part of the township of Hardiston to Byram, in said county,

Was postponed to the sitting of the next Legislature.

Mr. Wright from the committee on Corporations, to whom had been referred the petition of sundry citizens of the county of Somerset, praying the passage of an act incorporating the Hillsborough Mutual Assurance Association,

Reported by bill, which was read by its title and ordered to have a second reading.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they had passed the following resolution, viz :

Resolved, (Council concurring,) That a committee of both Houses be appointed to take into consideration that part of the Governor's Message which relates to a Breakwater at Cape May, and Messrs. R. Willetts, Burt, and Wheaton, were

appointed said committee on the part of the House of Assembly.

Which was read, and on motion of Mr. Beasley, the same was concurred in, and Messrs. Beasley and A. W. Brown appointed said committee on the part of Council.

And the House of Assembly have passed the following bill from Council, viz :

“An act to divorce Albert G. Durand of the county of Essex, from his wife, Lodoriska Durand,”

Which bill was passed without amendment.

They have also passed the following bills from the House, to wit :

“A further supplement to the act entitled, ‘an act constituting Courts for the trial of small cases,’”

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

“A supplement to the act entitled, ‘an act to incorporate the Howell Works Company,’” passed March fourth, eighteen hundred and twenty eight,

Which was read by its title, ordered to have a second reading, and referred to the committee on Corporations.

“An act to incorporate the Proprietors of the Clinton Cemetery, in the county of Essex,”

Which was read by its title, ordered to have a second reading, and referred to the same committee.

“An act to divorce Charles Crossley, of the county of Essex, from his wife Margaret Crossley,”

And “an act to divorce John Minor, of the county of Mercer, from his wife, Rachel Minor,”

Which bills were severally read by their titles, ordered to have a second reading, and referred to Messrs. Dodd and Woolsey.

The engrossed bill entitled,

“An act to divorce Peter G. Obert, of the county of Middlesex, from his wife, Betsey Obert,”

Was read and compared, and on the question, shall this bill pass ?

Was decided in the negative by the following vote :

YEAS.

Messrs. A. W. Brown,
Hamilton,

Messrs. Paterson, (V. P.)
Stansborough—4.

NAYS.

Messrs. Beasley,
G. H. Brown.

Messrs. Ihrie,
Moore,

Browning,
Canfield,
Dodd,
Hulme,

Nelson,
Wilson,
Woolsey,
Zabriskie—12.

So said bill was lost.

The engrossed bill entitled,

"An act for the relief of Joseph Parker, of the county of Mercer,"

Was read and compared, and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Dodd,
Hamilton,
Moore,

Messrs. Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Wright,
Zabriskie—14.

NAYS.

Messrs. Canfield,

Messrs. Ihrie,
Hulme—3.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

The engrossed bill entitled,

"An act to incorporate the Essex County Mutual Insurance Company,"

Was read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
G. H. Brown,
Canfield,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrie,
Moore,
Patterson, (V. P.)
Woolsey,
Zabriskie—11.

NAYS.

Messrs. A. W. Brown,
Browning,

Messrs. Nelson,
Stansborough,
-Wilson—5.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

The bill entitled,

"An act to confirm the sales of the real estate whereof Edmund Kearney, deceased, late of the county of Monmouth, died, seized,"

Was read and considered by sections, amended, and ordered to be engrossed and have a third reading.

The bill entitled,

"A further supplement to the act entitled 'an act to regulate elections,'" passed March twelfth, in the year of our Lord one thousand eight hundred and thirty-nine,

Was read and considered by sections, amended, and on motion of Mr. Hulme, its further consideration postponed.

The bill entitled,

"An act to divorce Jeremiah Aroes, of the county of Middlesex, from his wife Lydia Aroes,"

Was read and considered by sections, and ordered to be engrossed and have a third reading.

On motion of Mr. G. H. Brown, Council adjourned till three o'clock this afternoon:

At three o'clock, Council met.

Mr. Ihrie asked and obtained leave to present the following bill:

"A supplement to the act entitled 'an act incorporating the inhabitants of townships, designating their powers and regulating their meetings,'" passed the twenty-first of February, seventeen hundred and ninety-eight,

Was read by its title, ordered to have a second reading, and referred to the committee on Corporations.

The engrossed bill entitled,

"An act to divorce John Higgins, Jun., of the county of Warren, from his wife Isabella Higgins,"

Was read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beesley,
A. W. Brown,
Browning,
Dodd,
Hamilton,

Messrs. Ihrie,
Moore,
Patterson, (V. P.)
Stansborough,
Woolsey—10.

NAYS.

Messrs. G. H. Brown,
Canfield,
Hulme,

Messrs. Nelson,
Wilson,
Zabriskie—6.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The bill entitled,

"An act to license carriages and other vehicles, in the county of Hudson,"

Was read, considered by sections, amended, and ordered to be engrossed and have a third reading.

The bill entitled,

"An act to enable the owners of meadow on Little Newton Creek, in the county of Gloucester, to put and keep in repair the tide bank and water works protecting said meadows, on the river Delaware,"

Was read, considered by sections, amended, and ordered to be engrossed and have a third reading.

The bill entitled,

"A further supplement to the act entitled 'an act making provision for carrying into effect the act for the punishment of crimes,' passed February the fifteenth, seventeen hundred and ninety-eight,

Was read and considered by sections, when Mr. Hulme offered the following amendment :

Insert in the second line of the first section, after the word sheriffs, "That the same shall extend in like cases to the Prosecutor, Clerk, Court, and Attorney General."

Upon the adoption of said amendment, the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. G. H. Brown,
Canfield,
Hulme,

Messrs. Ihrie,
Moore,
Wilson,

Woolsey—7.

NAYS.

Messrs. Beesley,
A. W. Brown,
Browning.
Dodd,

Messrs. Hamilton,
Nelson,
Patterson, (V.P.)
Stansborough,

Zabriskie—9.

So said amendment was not agreed to.

Mr. Wright then offered the following amendment, to be inserted after the enacting clause :

“That witnesses subpoenaed and attending on the part of the State before the Grand Jury in any county in this State, shall be paid by the County Collector of the respective county the same fees as are allowed in civil causes, upon presenting such officer a certificate of the County Clerk certifying to the attendance of such witness.”

And after some discussion thereon, the yeas and nays were ordered as follows :

YEAS.

Messrs. G. H. Brown,
Hulme,

Messrs. Moore,
Woolsey,

Wright—5.

NAYS.

Messrs. Beasley,
A. W. Brown,
Browning,
Canfield,
Dodd,
Hamilton,

Messrs. Ihrie,
Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Zabriskie—12.

So said amendment was disagreed to.

Whereupon, on motion of Mr. Hulme, it was

Ordered, that the first section be stricken out of said bill, when the yeas and nays were again ordered and were as follows:

YEAS.

Messrs. G. H. Brown,
Canfield,
Dodd,
Hulme,

Messrs. Ihrie,
Moore,
Wilson,
Woolsey,

Wright—9.

NAYS.

Messrs. Beasley,
A. W. Brown,

Messrs. Nelson,
Patterson, (V. P.)

Browning,
Hamilton,

Stansborough,
Zabriskie—8.

So it was ordered, that the first section be stricken out of said bill, and its further consideration postponed.

On motion of Mr. Ihrie, Council adjourned till ten o'clock to-morrow morning.

FRIDAY, February 9, 1844.

At ten o'clock Council met.

Mr. Dodd from the Special Committee to whom was referred the engrossed bill from the House of Assembly, entitled,

“An act to divorce Charles Crossley, of the county of Essex, from his wife, Margaret Crossley,”

Reported the same without amendment.

Mr. Hulme from the Special Committee to whom was referred the engrossed bill from the House of Assembly, entitled,

“An act to divorce Joseph R. Foster, of the county of Burlington, from his wife, Maria Ann Foster,”

Reported the same without amendment.

Mr. Stansborough asked and obtained leave to present a petition from Mary Congar, for a divorce from her husband, Horace Congar.

Reading of the same dispensed with and referred to Messrs. Stansborough and Wilson.

Mr. Wright upon leave presented a remonstrance from sundry citizens of the county of Hudson, remonstrating against the passage of the bill now pending before the Legislature in relation to the Proprietors of the Eastern Division of New Jersey.

Reading of the same dispensed with and said remonstrance, together with all the papers heretofore presented in relation to the same, were referred to the Special Committee upon that subject.

Mr. Wright from the committee on Corporations, to whom had been referred the engrossed bill from the House of Assembly, entitled,

"A supplement to the act entitled, 'an act to incorporate the Howell Works Company,' passed March fourth, eighteen hundred and twenty-eight,

Reported the same without amendment.

On motion of Mr. G. H. Brown, the engrossed bill entitled,

"An act to provide for the election of Delegates to a Convention to prepare a Constitution for the government of this State, and for submitting the same to the people thereof, for ratification or rejection,"

Was called up, when Mr. G. H. Brown offered the following resolution :

Resolved, That Council bill No. 9, entitled,

"An act to provide for the election of Delegates to a Convention to prepare a Constitution for the government of this State, and for submitting the same to the people thereof for ratification or rejection, be recommitted, with instructions to the committee to report amendments to the same, providing that at the election to be held on the eighteenth day of March next, it shall be the duty of the officers of such election to receive tickets of every person entitled to vote at such election, declaring whether such voter wishes such Convention to be held or not, and that if a majority of the people shall not vote in favor of such Convention, then that the whole of the provisions of said bill shall be inoperative and void."

And after some considerable discussion thereon, the yeas and nays were ordered upon the adoption of said resolution, and were as follows :

YEAS.

Messrs. Beasley,
G. H. Brown,
Dodd,

Messrs. Hulme,
Moore,
Woolsey—6.

NAYS.

Messrs. A. W. Brown,
Browning,
Canfield,
Hamilton,
Ihrig,

Messrs. Nelson,
Paterson, (V. P.)
Stansborough,
Wright,
Zabriskie—10.

So said resolution was not agreed to.

On motion of Mr. Dodd, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Wright from the committee on Corporations, to whom had been referred the bill, entitled,

"A supplement to the act entitled, 'an act incorporating the inhabitants of townships, designating their powers, and regulating their meetings,' " passed the twenty-first day of February, seventeen hundred and ninety-eight,

Reported the same without amendment.

The bill to provide for a Convention being again called up, Mr. Brown offered the following resolution :

Resolved, That Council bill, No. 9, be recommitted, and the committee instructed to amend the same by striking out the seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth and sixteenth sections of said bill, and to amend the second section so that the number of Delegates sent to the Convention shall equal the number of both Houses of the Legislature.

Upon the adoption of which resolution the yeas and nays were ordered, as follows :

YEAS.

Messrs. Beesley,
G. H. Brown,
Dodd,

Messrs. Hulme,
Moore,
Woolsey—6.

NAYS.

Messrs. A. W. Brown,
Browning,
Canfield,
Hamilton,
Ihrle,

Messrs. Nelson,
Patterson, (V. P.),
Stansborough,
Wright
Zabriskie—10.

So said amendment and resolution were disagreed to.

Mr. G. H. Brown then offered the following as an additional section to said bill :

"And if a Constitution shall be recommended by the Convention, it shall be submitted to the people for ratification."

And the yeas and nays being ordered thereon, were as follows:

YEAS.

Messrs. Beasley,
G. H. Brown,
Dodd,

Messrs. Hulme,
Moore,
Woolsey—6.

NAYS.

Messrs. A. W. Brown,
Browning,
Canfield,
Hamilton,
Ihrle,

Messrs. Nelson,
Patterson, (V. P.)
Stansborough,
Wright,
Zabriskie—10.

So the same was not agreed to.

Said bill was then ordered upon its final passage, and was decided in the affirmative by the following vote:

YEAS.

Messrs. A. W. Brown,
Browning,
Canfield,
Hamilton,
Ihrle,
Dodd,

Messrs. Hulme,
Nelson,
Patterson, (V. P.)
Stansborough,
Wright,
Woolsey,

Zabriskie—13.

NAYS.

Messrs. Beasley, Messrs. G. H. Brown,
Moore—3.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"An act to confirm the sales of the real estate, whereof Edmund Kearney, deceased, late of the county of Monmouth died, seized,

Was read and compared and on the question shall this bill pass?

Was decided by the following vote:

YEAS.

Messrs. Beasley,
G. H. Brown,

Messrs. Ihrle,
Moore,

A. W. Brown,
Browning,
Canfield
Dodd,
Hamilton,
Hulme,

Nelson,
Patterson (V. P.)
Stansborough,
Woolsey,
Wright,
Zabriskie—16.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"An act for the relief of Anthony Cherdavoyne, of the county of Sussex,"

Was read and compared, and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Browning,
Dodd,
Hamilton,
Ihrle,

Messrs. Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Woolsey,
Wright,

Zabriskie—13.

NAYS.

Mr. Hulme—1.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

The engrossed bill entitled,

"An act to incorporate the Mount Holly Female Benevolent Association,"

Was read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Dodd,

Messrs. Ihrle,
Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Woolsey,

Hamilton,
Hulme,

Wright,
Zabriskie—16.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"A supplement to the act entitled 'an act incorporating Jersey City,'" passed twenty-second of February, eighteen hundred and thirty-eight,

Was read and compared, and on the question shall this bill pass?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. Reesley,
A. W. Brown,
G. H. Brown,
Canfield,
Hamilton,

Messrs. Moore,
Patterson, (V. P.)
Stansborough,
Wright,
Zabriskie—10.

NAYS.

Messrs. Browning,
Hulme,

Messrs. Ihrie,
Nelson,

Woolsey—5.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

On motion of Mr. A. W. Brown, Council adjourned till ten o'clock to-morrow morning.

SATURDAY, February 10, 1844.

At ten o'clock Council met.

Mr. Woolsey from the Special Committee to whom had been referred the engrossed bill from the House of Assembly, entitled,

"An act to divorce John Minor, from his wife, Rachel Minor,"

Reported the same without amendment.

Mr. Stansborough from the Special Committee to whom was referred the petition of Mary Congar, of the county of Essex, for a divorce from her husband, Horace Congar,"

Reported the same by bill, which was read by its title, and ordered to have a second reading.

Ordered, on motion of Mr. Stansborough, that the printing of the same be dispensed with.

The engrossed bill from the House of Assembly entitled, **"An act to divorce Joseph R. Foster, of the county of Burlington, from his wife, Maria Ann Foster,"**

Was read and considered by sections and ordered to have a third reading,

The bill entitled,

"An act to divorce Charity Hopper, of the county of Passaic, from her husband, Daniel Hopper,"

Was read and considered by sections and ordered to be engrossed and have a third reading.

The bill entitled,

"An act to divorce Sarah M. White, of the county of Passaic, from her husband, Oliver A. White,"

Was read and considered by sections and ordered to be engrossed and have a third reading.

The bill entitled,

"An act to authorize the sale of certain real estate, of which Nicholas Van Duyn, late of the county of Morris, died seized,"

Was read and considered by sections, and on motion of Mr. Canfield its further consideration postponed.

The bill entitled,

"An act respecting the Paterson and Ramapo Railroad Company," incorporated by an act passed March tenth, eighteen hundred and forty-one,

Was read and considered by sections, and ordered to be engrossed and have a third reading.

Mr. Wright asked and obtained leave to present the following bill, entitled,

"A further supplement to the act for the better organization of the Cavalry of this State," passed twenty-seventh of December, eighteen hundred and twenty-six,

Which was read by its title, and ordered to have a second reading.

The bill entitled,

"A supplement to the act entitled 'an act to incorporate the Boudinot Manufacturiug Company,"

Was read and considered by sections, and ordered to be engrossed and have a third reading.

The engrossed bill from the House of Assembly entitled,

"A supplement to the act entitled 'an act for the preventing the injury of illegal confinement, and better securing the liberty of the people,'" passed the eleventh of March, seventeen hundred and ninety-five,

Was read and considered by sections and ordered to have a third reading.

On motion of Mr. Stansborough, Council adjourned till Monday, ten o'clock.

MONDAY, February 12, 1844.

At ten o'clock Council met,

And no quorum being present, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Browning presented a petition from sundry citizens of the county of Gloucester, praying the passage of a law prohibiting the sale of intoxicating drinks on the Christian Sabbath.

Reading of the same dispensed with and referred to the Special Committee upon that subject.

The engrossed bill entitled,

"An act to enable the owners of meadow on Little Newton Creek, in the county of Gloucester, to put and keep in repair the tide bank and water works protecting said meadows on the river Delaware,"

Was read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,
Canfield,
Dodd,
Hamilton,

Messrs. Ihrie,
Moore,
Patterson (V. P.)
Stansborough,
Woolsey,
Wright—12.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"A supplement to the act entitled 'an act incorporating Jersey City,' " passed the twenty-second February, eighteen hundred and thirty-eight,

Was taken up, and whilst under consideration, the same was, on motion of Mr. Wright, recommitted to the committee on Corporations, for the purpose of amendment.

The engrossed bill entitled,

"An act to license carriages and other vehicles, in the township of North Bergen, in the county of Hudson,"

Was read and compared, and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
G. H. Brown.
Browning,
Canfield,
Dodd,
Hamilton,

Messrs. Ihrie,
Moore,
Patterson, (V.P.)
Stansborough,
Woolsey,
Wright—12.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly entitled,
 "An act to divorce Charles Crossley, of the county of
 Essex, from his wife Margaret Crossley,"

Was read and considered by sections, and ordered to
 have a third reading.

The engrossed bill also from the House of Assembly,
 entitled,

"An act to divorce John Minor, of the county of Mercer,
 from his wife Rachel Minor,"

Was read and considered by sections and ordered to
 have a third reading.

The bill entitled,

"An act to authorize Parcyus Heitsman, administrator
 of George Heitsman, deceased, to fulfil a certain contract
 therein named,"

Was read, considered by sections, and ordered to be en-
 grossed and have a third reading.

The bill entitled,

"A further supplement to the act entitled, 'an act for the
 better organization of the Cavalry of this State,' passed the
 twenty-seventh of December, eighteen hundred and twenty
 six,"

Was read, considered by sections, and ordered to be en-
 grossed and have a third reading.

The bill entitled,

"An act to facilitate the collection of claims and demands
 against townships,"

Was read, considered by sections, amended, and ordered
 to be engrossed and have a third reading.

Mr. Wright asked and obtained leave to present the fol-
 lowing bill :

"A supplement to the act entitled, 'an act constituting
 courts for the trial of small causes,' passed February 12th,
 eighteen hundred and eighteen,

Which was read by its title, and referred to the commit-
 tee on the Judiciary.

On motion of Mr. Dodd, Council adjourned till ten o'clock
 to-morrow morning.

TUESDAY, February 13, 1844.

At ten o'clock Council met.

Mr. A. W. Brown presented a remonstrance from a number of citizens, residents of the counties of Somerset and Middlesex, remonstrating against the passage of the bill in relation to the Proprietors of the Eastern Division of New Jersey,

Which was read and referred to the Special Committee upon that subject.

Mr. A. W. Brown also presented a similar remonstrance from citizens of the county of Middlesex.

Reading of the same dispensed with, and referred to the same committee.

Mr. G. H. Brown presented a petition from the heirs of Edmund Kearney, deceased, praying to be heard by counsel relative to the bill confirming the titles of lands sold by Commissioners whereof said Kearney, died seized.

Reading of the same dispensed with, and ordered to lie on the table.

Mr. Canfield, from the committee on the Judiciary, to whom was referred the petition of Catharine Layton, executrix of John Layton, deceased, for an act to authorize said executrix to fulfil certain contracts for the sale of real estate made by the said John Layton before his decease,

Reported the same by bill, which was read by its title, and ordered to have a second reading.

Mr. Woolsey asked and obtained leave to present the following bill:

"An act to incorporate the Mercer County Mutual Fire Insurance Company,"

Which was read by its title, ordered to have a second reading, and referred to the committee on Corporations.

The engrossed bill entitled "an act to divorce Charity Hopper, of the county of Passaic, from her husband David Hopper,"

Was called up, and on motion of Mr. Canfield, dismissed from the files of Council, and leave asked and obtained to withdraw the papers relating to the same.

The engrossed bill entitled,

"An act respecting the Paterson and Ramapo Railroad Company,"

Was taken up read and compared, and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

**Messrs. Beasley,
G. H. Brown,
A. W. Brown,
Browning,
Canfield,
Dodd,
Hamilton,**

**Messrs. Hulme,
Ihrie,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Woolsey,**

Wright—15.

NAYS.

Mr. Wilson—1.

. Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"An act to authorize Parcyrus Heitsman, administrator of George Heitsman, deceased, to fulfil a certain contract therein named,"

Was taken up, read and compared, and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

**Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Dodd,
Hamilton,
Hulme,**

**Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,
Wright,—16.**

Being the unanimous vote of all the members present.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"An act to facilitate the collection of claims and demands against townships,"

Was read and compared, and on motion of Mr. Beasley, its further consideration postponed.

The engrossed bill from the House of Assembly, entitled "An act to divorce Joseph R. Foster, of the county of Burlington, from his wife Maria Ann Foster,"

Was taken up, read and compared, and on the question shall said bill pass?

Was decided in the negative by the following vote:

YEAS.

Messrs. A. W. Brown,

Messrs. Hamilton—2.

NAYS.

Messrs. Beasley,
G. H. Brown,
Browning,
Canfield,
Dodd,
Hulme,
Ihrie,

Messrs. Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey
Wright—14.

So said bill was lost.

Ordered, that the Secretary inform the House of Assembly that Council have disagreed to the same.

The engrossed bill entitled,

"A supplement to the act entitled 'an act incorporating Jersey City,'" passed the twenty-second day of February, eighteen hundred and thirty-eight,

Having been recommitted to the committee on Corporations, for the purpose of amendment,

Was on motion of Mr. Wright placed on a third reading, and by the unanimous consent of Council, said bill was further amended; after which Mr. G. H. Brown moved to postpone the further consideration of the same.

When the yeas and nays were ordered thereon, and were as follows:

YEAS.

Messrs. Beasley,
G. H. Brown,
Canfield,
Dodd,

Messrs. Hulme,
Ihrie,
Patterson, (V.P.)
Woolsey—8.

NAYS.

Messrs. A. W. Brown,
Browning,
Hamilton,
Moore,

Messrs. Nelson,
Stansborough,
Wilson,
Wright—8.

So said bill was not postponed.

On motion of Mr. Wright, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

On motion of Mr. Canfield, the engrossed bill entitled, "A supplement to the act entitled, 'an act to incorporate the Passaic Steam-boat Company,'"

Was read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrle,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Woolsey,

Zabriskie—15.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

Mr. G. H. Brown asked and obtained leave to present the following bill :

"A further supplement to the act entitled 'an act constituting courts for the trial of small causes,'" passed the twelfth day of February, eighteen hundred and eighteen,"

Was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

The engrossed bill from the House of Assembly entitled, "A supplement to the act entitled, 'an act to incorporate the Howell Works Company,'"

Was taken up and read by sections, when the following

amendments were offered by Mr. Ihrie as additional sections to said bill :

Be it enacted, That ten days preceding the first Monday in August in each and every year, the directors shall submit to the stockholders a written statement, under oath or affirmation, of the amount of capital stock paid in, and the amount of all existing debts against said company ; and no dividend shall be declared or paid to the stockholders when such payment would render the company insolvent, and the debts of the said corporation shall at no time be suffered to exceed the capital stock actually paid in ; and in case of any violation of the provisions of this section, the President, Directors and Stockholders shall be personally liable in their own estate, jointly and severally for all debts of the company previously contracted, and then unpaid.

Be it enacted, That no part of the capital stock, or any of the funds of the said corporation, shall at any time during the continuance of the charter to which this is a supplement, be used or employed directly or indirectly, in banking operations or for any purpose whatever inconsistent with the provisions of the act to which this is a supplement.

Upon which amendments as aforesaid the yeas and nays were ordered and were as follows :

YEAS.

Messrs. A. W. Brown,
Browning,
Ihrie,

Messrs. Nelson,
Stansbrough,
Wilson—6.

NAYS.

Messrs. Beasley,
G. H. Brown,
Canfield,
Dodd,
Hamilton,

Messrs. Hulme,
Moore,
Paterson, (V. P.)
Woolsey,
Zabriskie—10.

So said amendments of Mr. Ihrie were not agreed to.

And said bill was read by sections, agreed to, and ordered to have a third reading:

The bill entitled,

“An act to divorce Mary Congar, of the county of Essex, from her husband, Horace Congar,”

Was read and considered by sections and ordered to be engrossed and have a third reading.

The bill entitled,

An act to incorporate the Hillsborough Mutual Fire Insurance Association, of the county of Somerset,"

Was read, considered by sections, amended, and ordered to be engrossed and have a third reading.

On motion of Mr. Hulme, Council adjourned till ten o'clock to-morrow morning.

WEDNESDAY, February 14, 1844.

At ten o'clock Council met.

Mr. G. H. Brown presented a petition from Jane Brinkerhoof and others of the city of New York, for a law to confirm the last will and testament of Maria Remson, deceased.

Reading of the same dispensed with, and referred to the committee on the Judiciary.

Mr. G. H. Brown asked and obtained leave to withdraw the papers relative to the will of Jacob Degroot, deceased.

Mr. G. H. Brown, from the committee on the Judiciary, to whom was referred the bill from the House of Assembly, and also the bill from Council in relation to taxes,

Reported the same with sundry amendments, which was read by its title and ordered to have a second reading.

The engrossed bill from the House of Assembly entitled, "An act to divorce John Minor, of the county of Mercer, from his wife Rachel Minor,"

Was read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Dodd,
Hamilton,
Ihrle,

Messrs. Moore,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,
Wright,
Zabriskie—14.

NAYS.**Mr. Nelson—1.**

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly, entitled, "A supplement to the act entitled, 'an act incorporating the Howell Works Company,'" passed eighteen hundred and twenty-eight,

Was read and compared, and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,
Canfield
Dodd,
Hamilton,
Hulme,

Messrs. Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Woolsey,
Wright,
Zabriskie—14.

NAYS.

Messrs. A. W. Brown, Messrs. Wilson,
Ihrie—3.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill entitled,

"An act to divorce Mary Congar, of the county of Essex, from her husband, Horace Congar,"

Was read and compared and on the question shall said bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Dodd,
Hamilton,
Ihrie,

Messrs. Moore,
Paterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Wright,

Zabriskie—13.

NAYS.

Mr. Hulme—1.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"An act to divorce Jeremiah Arors, of the county of Middlesex, from his wife, Lydia Arors,"

Was read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Dodd,
Hamilton,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Zabriskie—14.

NAYS.

Mr. Hulme—1.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

Mr. Wright from the committee on Corporations, to whom had been referred the bill entitled,

"An act to incorporate the Mercer County Mutual Fire Insurance Company,"

Reported the same without amendment.

Mr. G. H. Brown, from the committee on the Judiciary, to whom had been referred the petition of Jane Brinkerhoof and others, for an act to confirm the last will and testament of Maria Remson, late of the city of New York, in the state of New York,

Reported the same by bill, which was read by its title, and ordered to have a second reading.

The bill entitled,

"A further supplement to the act for the better organization of the Cavalry of this State," passed the twenty-seventh day of December, eighteen hundred and twenty-six,

Was read and considered by sections, and ordered to be engrossed and have a third reading.

The bill entitled,

"A supplement to the act entitled, 'an act incorporating the inhabitants of townships, designating their powers, and

regulating their meetings," passed the twenty-first of February, seventeen hundred and ninety-eight,

Was read and considered by sections, and ordered to be engrossed and have a third reading.

Mr. Wright offered the following resolution :

Resolved, (the House of Assembly concurring,) That this legislature will not hereafter entertain any applications for a divorce in any case where jurisdiction of such case is given to the Chancellor, in and by the act concerning divorces and for other purposes, passed February sixteenth, eighteen hundred and twenty.

On motion of Mr. A. W. Brown, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. A. W. Brown presented a remonstrance from sundry citizens of the county of Middlesex, remonstrating against the passage of the bill now before Council in relation to the Proprietors of the Eastern Division of New Jersey.

Reading of the same dispensed with, and referred to the Special Committee on that subject.

Mr. A. W. Brown also presented a petition from a number of citizens of the counties of Monmouth and Middlesex, for a law to establish a new township in Monmouth, to be called the township of Millstone.

Reading of the same dispensed with, and referred to the committee on Corporations.

Mr. Ihrie from the committee on Education, to whom was referred the petition of sundry citizens of the township of Camden, in the county of Gloucester, in relation to Common Schools,

Reported the same by bill, which was read by its title, and ordered to have a second reading.

A message from the House of Assembly, by Mr. Newell their Clerk, informed Council that they had passed the following bills, to wit :

"An act to divorce Simeon Van Nortwick, of the county of Somerset, from his wife Catharine Van Nortwick";

"An act to authorize a trustee to sell and convey certain real estate, in the county of Hudson, whereof Peter Seely died seized;"

"An act to incorporate the Essex county Mutual Insurance Fire Company;"

Which bills were severally passed without amendment.

Also, the act entitled,

"An act to confirm the manumission of certain slaves,"

With an amendment.

The bill entitled,

"An act to incorporate the Temperance Beneficial Association, of Vincent Town."

And **"an act to confirm the sales of the real estate whereof Edmund Kearney, deceased, died seized,"**

Without amendment.

The House of Assembly have also passed the following bills :

"An act to make Crosswicks creek a lawful fence, from the Mill-dam at Grovesville, down to the mouth of said creek;"

"An act to authorize Isaac P. White, trustee of Deborah Broner, to convey certain real estate;"

"An act to relieve the creditors of the Trenton Delaware Falls Company;"

Which bills were severally read by their titles, ordered to have a second reading, and referred to the committee on the Judiciary.

"An act to authorize the erection of a bridge with a pivot or draw over Raccon creek, at the village of Bridge-Port, in the county of Gloucester;"

Which was read by its title, ordered to have a second reading, and referred to Messrs. Browning and Nelson.

"An act to divorce Mary Ann Disbrow, of the county of Middlesex, from her husband Samuel A. Disbrow,"

Which was read by its title, ordered to have a second reading, and referred to Messrs. A. W. Brown and Wilson.

"An act to divorce Phebe B. Tayman from her husband Elisha G. Tayman,"

Which was read by its title, ordered to have a second reading, and referred to Messrs. Beasley and Dodd.

Also, **"an act to divorce Martha Jacobus, of the county of Essex, from her husband Calvin D. Jacobus,"**

Which was read by its title, ordered to have a second

reading and referred to Messrs. Dodd and Beasley,
To which bills as aforesaid the concurrence of Council is
requested.

The engrossed bill entitled,

"An act to facilitate the collection of claims and demands
against townships,"

Was read and compared, and on the question, shall this
bill pass ?

Was decided in the negative by the following vote :

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Hamilton,

Messrs. Ihrie,
Woolsey,
Zabriskie—6.

NAYS.

Messrs. Beasley,
Browning,
Canfield,
Cordery,
Dodd,

Messrs. Hulme,
Moore,
Nelson,
Patterson, (V.P.)
Stansborough,

Wilson—11.

So said bill was lost.

The re-engrossed bill entitled,

"A supplement to the act entitled 'an act to authorize
the owners and possessors of a certain tract of wood land
therein named, to prevent horses, cattle, and sheep from
running at large thereon,'"

Was read and compared, and on the question shall said
bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,

Messrs. Hamilton,
Hulme,
Moore,
Nelson,
Patterson, (V. P.)
Wright,
Zabriskie—14.

NAYS.

Messrs. Ihrie,
Stansborough,

Messrs. Wilson,
Woolsey—4.

Ordered, that the Vice President sign said bill, and the
Secretary inform the House of Assembly that Council have
passed the same and request their concurrence.

The engrossed bill entitled,
 "An act to incorporate the Apalachicola Land Company,"
 Was read and compared, and on the question shall said
 bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
 A. W. Brown,
 G. H. Brown,
 Browning,
 Canfield,
 Dodd,

Messrs. Hamilton,
 Hulme,
 Moore,
 Stansborough,
 Wilson,
 Woolsey,

Wright,—13.

NAYS.

Messrs. Ihrie,
 Nelson,

Messrs. Patterson, (V. P.)
 Zabriskie—4.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

Mr. Beasley, from the special committee to whom was referred the engrossed bill from the House of Assembly entitled,

"An act to divorce Phebe B. Tayman from her husband Elisha G. Tayman,"

Reported the same without amendment.

The bill entitled,

"An act for the relief of Mary Clark, of the county of Atlantic,"

Was read and considered by sections and ordered to be engrossed and have a third reading.

The resolution of Mr. Wright in relation to divorces, was called up, and after some discussion thereon, the yeas and nays were ordered upon its adoption, and were as follows :

YEAS.

Messrs. G. H. Brown,
 Canfield,

Messrs. Hamilton,
 Woolsey,

Wright—5.

NAYS.

Messrs. Beasley,
 A. W. Brown,
 Browning,

Messrs. Moore,
 Nelson,
 Patterson (V. P.)

Dodd,
Hulme,
Ihrie,

Stansborough,
Wilson,
Zabriskie—12.

So said resolution was not agreed to.

On motion of Mr. Woolsey, Council adjourned till ten o'clock to-morrow morning.

THURSDAY, February 15, 1844.

At ten o'clock Council met.

Mr. A. W. Brown presented a petition from sundry citizens of the county of Monmouth, praying the passage of a law to create a new township from parts of townships in the counties of Monmouth and Middlesex, to be called the township of Millstone.

Reading of the same dispensed with, and referred to the committee on Corporations.

Mr. Hamilton presented a petition from a number of citizens of the county of Sussex, praying the passage of a law to authorize the growing or planting of oysters in the bays and rivers belonging to this State.

Which was read and referred to the committee upon that subject.

Mr. Ihrie presented a petition from sundry citizens of the township of Mansfield, in the county of Warren, for a law authorizing them to vote by ballot.

Reading of the same dispensed with, and referred to the committee on Corporations.

Mr. Browning, from the special committee to whom was referred the engrossed bill from the House of Assembly entitled,

"An act to authorize the erection of a Bridge, with a pivot or draw over Raccoon Creek, at the village of Bridgeport, in the county of Gloucester,"

Reported the same without amendment.

Mr. Dodd from the special committee, to whom was re-

ferred the engrossed bill from the House of Assembly entitled,

"An act to divorce Martha Jacobus, of the county of Essex, from her husband Calvin D. Jacobus,"

Reported the same without amendment.

Mr. A. W. Brown, from the special committee, to whom was referred the engrossed bill from the House of Assembly, entitled,

"An act to divorce Mary Ann Disbrow, of the county of Middlesex, from her husband, Samuel A. Disbrow,"

Reported the same without amendment.

Mr. Wright, from the committee on corporations, to whom was referred the petitions of sundry citizens of the counties of Monmouth and Middlesex, for a law to create a new township, from parts of said counties, to be called the township of Millstone,

Reported by bill, which was read by its title and ordered to have a second reading.

Mr. Wright, from the same committee to whom was referred sundry petitions from the county of Hudson, praying the passage of a law for the suppression of Lotteries,

Reported by bill, which was read and ordered to have a second reading.

Mr. Hamilton, from the joint committee to whom was referred the bill in relation to the proprietors of the Eastern Division of New Jersey,

Reported the same with sundry amendments,

Whereupon Mr. Wright moved that the same be indefinitely postponed, and after some considerable discussion, the yeas and nays were ordered thereon, and were as follows :

YEAS.

Messrs. A. W. Brown,
Nelson,

Messrs. Wilson,
Wright—4.

NAYS.

Messrs. Beesley,
G. H. Brown,
Browning,
Cordery,
Canfield,
Dodd,

Messrs. Hamilton,
Hulme,
Ihrie,
Moore,
Patterson, (V.P.)
Stansborough,

Zabriskie—18.

So said bill was not postponed, and the same was read by its title, and ordered to have a second reading.

On motion of Mr. Ihrle, it was

Ordered, that Council go into a Court of Pardons, this afternoon at seven o'clock, and the Secretary inform the Governor, Secretary of State, and Keeper of the State Prison thereof.

Mr. Wright, asked and obtained leave to present a bill entitled,

"An act to confirm the last will and testament of James Willson, deceased,"

Which was read by its title, and ordered to have a second reading.

On motion of Mr. A. W. Brown, Council adjourned.

At three o'clock, Council met.

Mr. Canfield, from the committee on the Judiciary, to whom had been referred the engrossed bills from the House of Assembly entitled,

"An act to relieve the creditors of the Trenton Delaware Falls Company,"

An act entitled,

"An act to make Crosswicks Creek a lawful fence, from the mill dam at Groverville, down to the mouth of said Creek,"

And "an act to authorize Isaac P. White, Trustee of Deborah Brower, to convey certain Real Estate,"

Reported the same severally without amendment.

Mr. Beasley, from the Joint Committee, to whom had been referred that part of the Governor's Message, which relates to the Delaware Breakwater, near Cape May, made the following report :

REPORT.

The Committee to whom was referred that part of the Governor's Message respecting a break water at Cape May, beg leave respectfully to report :

That the subject of a break-water on Crow's Shoal, in Delaware Bay at Cape May, has engaged the attention of the western and Atlantic portions of the State, for some years past.

Congress was petitioned to take action in this enterprise, by sundry inhabitants of the four lower counties of the State, previous to 1836. During that year, Major Bache, of the United States corps of engineers, by order of Congress, took a survey of said shoal, and adjacent shore and waters, and likewise a plan of a break-water and ice-breaker, made a report favorable to the undertaking, and submitted the whole to Congress. This plan was lithographed and sent out ; since which time the whole matter has been suffered to sleep.

It is fully believed, had it not been for the total prostration of the monetary affairs of the country, which occurred soon after this survey was made, that the work would have been commenced, and probably consummated prior to this day ; but the continued reduction in the revenue, and the consequent embarrassment which has resulted to every branch of National prosperity, has prevented any recent action on the part of the people in petitioning Congress for an appropriation.

Now that prosperity has again dawned upon us, and it is believed that the agitation of this subject at this time is called for by a sense of imperious duty, we cannot but recommend the adoption of such decisive measures as will induce Congress to make an immediate and prompt response, by a liberal appropriation for its advancement.

In fact, its utility and necessity as a preserver of life and property, are paramount to all pecuniary considerations.

It is demanded for the protection of commerce—it is demanded for the protection of the hardy mariner, who risks his home and his all for the perils of the ocean, and that the National legislature will speedily heed those demands, must be the desire of every citizen and philanthropist.

It is imperiously called for by the coasting vessels belonging to the Delaware and the whole American coast; and we may assert without fear of contradiction that there is not a State in the Union that is not directly or indirectly interested in the construction of this work.

It is to be remembered that the great marts of commerce are Baltimore, Philadelphia, New York and Boston, and that all coasting vessels, and those from the West Indies and Gulf of Mexico, have to approach a coast of between two and three hundred miles in extent, with but a single harbor accessible to them in the winter season; and the frequent northeasterly storms that prevail on our coast in the spring and fall, often compel whole fleets of northern bound vessels to run hundreds of miles to leeward to seek a shelter from their violence.

Your committee have not the exact means of ascertaining the number of vessels in the coal trade, which is now very large and increasing; but if it should not exceed two hundred, which we believe to be below the usual number, and each of them with their cargoes should be worth \$5000, their total value would be one million of dollars. And these, perhaps, pass and repass the scite of the proposed harbor twenty times every year, making the amount of this single branch of trade equal to many millions annually.

The pilot boats of Cape May and the revenue cutters are compelled in the line of their duty, to cruise off the coast during the inclement season of winter, to supply vessels bound in, with pilots, and to afford succour to those in distress.

These boats are exposed to great hazard in their efforts to extend relief, and the want of a harbor is most deeply felt, by the pilots in particular, who are often necessaited to push their adventurous barks upon the bosom of the ocean and brave out the fury of the tempest. It is greatly needed as a haven for this enterprising and useful class of our fellow citizens.

Your committee cannot give a better elucidation of the amount of life and property which has been sacrificed, and

which might have been saved had a break-water of proper construction been erected at this place, than the following extracts from a letter from Ezekiel Stevens, Esq., Deputy Collector at Cape May, to the Chairman of your Committee, in answer to one written to him, making enquiries respecting the information contained. And likewise a statement of the number of vessels lost within the last twenty years, immediately at or near the point of Cape May, together with their names, where belonging, and amount of tonnage of each. Mr. Stevens living on the spot, has had a better opportunity of judging of the necessity of this work, perhaps, than any other person, being a man of observation and judgment, and one upon whose statements the most implicit confidence can be placed.

COLD SPRINGS, Cape May, N. J., Feb. 2, 1844.

Hon. Maurice Beesley,

Dear Sir :—Yours of the 24th ult. was duly received, and in reply to the information therein requested, I would say, that upon referring to my papers and documents, there have been one hundred and thirteen sail of vessels shipwrecked, and they, with their cargoes totally and partially lost; also, thirty-two lives during the last twenty years, inclusive, near the mouth of the Delaware Bay, all of which has come under my immediate notice during that time.

I have omitted in the list those vessels that have been wrecked along the breach towards G. Egg Harbour, and several that have been lost up the Bay and Bay-shore, that have not come under my notice.

In regard to the proposed break-water at the mouth of the Delaware, near the point of Cape May, it certainly would be very desirable to all those interested in the coasting trade, and all friends of humanity, not only in this section of the sea board, but all along the coast from Florida to Maine, as you will see by referring to the enclosed list,

that vessels belonging to nearly all the prominent sea-ports along the coast, have received loss and damage.

You ask what number of vessels generally accumulate in the Roadstead during long northeasterly winds. Former years it was resorted to much more than late years; the reason is obvious, being a one sided harbour, it is precarious and dangerous on a sudden change of the wind to the opposite point, which has been frequently the case, and has been attended with great loss and damage to the vessels in the harbour; many prefer holding on at sea, than run the risk of those sudden changes of the wind, and be hemmed in by the land and shoals, and more so since the loss of the Brig Charlotte, Schooner Monopolist and Sloop Northern Liberties, together with their whole crews, except one man, at which time fourteen sail were driven from their moorings, by the violence of the gale on shore, and several went to sea, and on the shoals to leeward, and part of them lost with their crews; three of which on Sommers' Shoal, went to pieces, and crews lost in sight of the shore.

The largest number of vessels I recollect of seeing at anchor inside the Cape at one time during a north-easter, was ninety-four; but generally from twelve to fifteen; but since the above mentioned disaster, the number has been comparatively small, which may probably be the cause of so many being lost on the beaches, who might have had a safe harbour if a break-water had been placed here.

Yours respectfully,

EZ'L. STEVENS,

The following exhibits a statement of vessels shipwrecked and lives lost during the last twenty years, near the Point of Cape May, that has come under my own personal observation, including the tonnage of each, and places owned at:

Names of vessels.	Where belonging.	Tonnage.
Sch'r. Coaster,	Plymouth, N. C.,	48
" Concord,	Currituck,	59
Sloop Canton,	Fredericksburg, Va.,	90
Brig Mary,	New York,	168
Sloop Antelope,	Norfolk, Va.,	118
Sch'r. Patty and Sally,	Indian River,	57
" Rainbow,	Currituck,	47
" Easter and Sally,	G. Egg Harbour,	61
Sloop Seamen,	do.	72
" Eight Brothers,	Salem, Mass.,	60
" Adventure,	L. Egg Harbour,	51
Sch'r. Naomi,	G. Egg Harbour,	100
" Hero,	Newburn, N. C.,	62
" Oliver H. Perry,	Barnstable, Mass.,	81
" Swan,	New York,	233
Sloop New York Packet,	Middletown, Ct.,	80
" Mary Robinson,	Milford, Del.,	60
" Mary Jane,	do.	74
Sch'r. True American,	Philadelphia,	114
" Exchange,	do.	59
" Betsy and Nancy,	Currituck,	26
Sloop Geo. Washington,	Lamberton, N. J.,	60
" Vanelia,	Philadelphia,	74
Sch'r. William Penn,	Boston,	150
Brig Joseph Easburn,	Philadelphia,	120
Sloop Kitty Ann,	Port Elizabeth,	54
" Lucinda,	do.	60
Sch'r. Three Sisters,	Bridgeton N. J.,	25
Sloop Budget,	G. Egg Harbour,	45
Sch'r. Delaware,	Boston,	180
" Boxer,	Newburyport,	80
" Mark,	Philadelphia,	73

(CONTINUED.)

Names of vessels.	Where belonging.	Ton'ge.
Sch'r. Georgetown,	New York,	100
" Centurion,	do.	95
Elizabeth,	Philadelphia,	65
Brig William Henry,	do.	135
Sch'r. Favorite,	do.	100
" Benjamin Franklin,	York River, N. Y.,	74
Brig Calais Packet,	New York,	140
Sloop Hannah Ann,	Tuckerton,	43
Sch'r. Monopolist,	New York,	120
Sloop Manilla,	do.	87
" Union,	Greenwich, Ct.,	80
Sch'r. Extra,	G. Egg Harbour,	75
" Eleanor,	Philadelphia,	100
" Coasting Pilot,	G. Egg Harbour,	80
" New Construction,	New York,	95
" Fulton,	Philadelphia,	120
Sloop Lydia,	Bridgeton, N. J.,	25
Sch'r. Bold Commander,	Indian River,	110
Brig Planter,	New York,	134
" Hunter,	Philadelphia,	128
Sch'r. Hope & Hannah,	New York,	100
" Richard,	G. Egg Harbour,	95
" Georgetown,	New York,	80
" Eliza Jane,	Gloucester, Mass.,	58
Sloop Orlanda,	G. Egg Harbour,	50
Sch'r. Equater,	New York,	74
" Coasting Pilot,	G. Egg Harbour,	75
" Hero,	do	80
Sloop Planter,	do	69
Sch'r. Hickso,	Stonington, Ct.,	75
" William Strickland,	New York,	80
" Factor,	Salem, Mass.,	100
" Lydia,	New York,	97
Sloop Traveller,	Ghester, Pa.,	67
Brig Susan,	Philadelphia,	130
Sloop James Monree,	G. Egg Harbour,	80
" Boston Packet,	Sagg Harbour,	70
Sch'r. North Star,	Stonington,	100
Sloop Lurana,	E. Haddam, Ct.,	90
Sch'r. Industry.	Philadelphia,	76
" Factor,	Cape May,	25

(CONTINUED.)

Names of vessels.	Where belonging.	Ton'ge.
Sloop Cadet,	Port Elizabeth,	80
Sch'r. Mary Ann,	Philadelphia,	75
Brig Philadelphia,	Portland, Me.,	138
Sch'r. Shamrock,	Dennis, Mass.,	85
Sloop Lady Temperance,	Cape May,	74
Sch'r. Sisters,	Marblehead,	80
" Native,	N. Yarmouth,	65
" Eclipse,	Cherrystone, Va.,	80
" Isabella,	Oxford, Md.,	84
Brig Charlotte,	Philadelphia,	90
Sloop James & Catharine,	do.	50
Sch'r. Susan,	Richmond, Va.,	146
" Diana,	G. Egg Harbour,	135
" Alexander,	Philadelphia,	60
" Virginius,	Bridgeport,	94
Brig Gem,	Boston,	140
Sch'r. Prince,	Eastport, Maine,	75
Sloop Fair Trader,	—	50
Sch'r. Waterloo,	New York,	94
" Columbia,	Dennis, Mass.,	93
" Talman,	Cape May,	74
Sloop Northern Liberties,	Philadelphia,	60
" Caledonia,	G. Egg Harbour,	65
Sch'r. Sarah,	Philadelphia,	80
" Amity,	do.	110
" Clypsydra,	E. Haddam,	80
" Superior,	Tuckerton, N. J.,	84
" Elizabeth & Rebecca	Albany,	100
" James R. Rapelye,	G. Egg Harbour,	104
" Diana,	Cape May,	60
Sloop Mineral,	Milford, Del.,	50
Sch'r. Atlantic County,	G. Egg Harbour,	65
" Cornelia,	York River,	81
" George,	Hartford, Ct.,	84
" John Rowlett,	Baltimore,	74
" Leontine,	Bridgeport,	170
" Highflyer,	Cherrystone, Va.,	80
" Xavier,	(Spanish,)	120
" Choice,	Philadelphia,	80
" Eliza Messerole,	New York,	140

And in addition there has been several vessels wrecked and lost in the Delaware Bay that have not come under my immediate notice, nor mentioned in the above list. There has been during said time fifteen sail driven on the "Great Shoal," and to sea, from their moorings, by the gales of wind, and probably both vessels and crews all perished; three of which I was eye witness to, seeing the vessels go to pieces on Sommers' Shoal, and the crews perish.

I am fully of the opinion that if a break-water had been placed on or near Crow's Shoal, at the mouth of the Delaware, the principal part of the aforesaid vessels and lives would have been preserved.

I would further observe that I have been informed, and I believe correctly, that a great number of vessels have been lost, trading coast-wise from New York to Chesapeake Bay, which, if a break-water harbour had been at Cape May, would have taken shelter there, and perhaps have been saved from shipwreck and loss.

Yours respectfully,

EZ'L. STEVENS.

Of the vessels lost, it will be observed there were from Virginia, 6; North Carolina, 5; Maryland, 2, Spain, 1; Delaware, 5; New Jersey, 30; Philadelphia, 23; New York, 19; Connecticut, 7; Massachusetts, 11; and Maine, 4. One hundred and thirteen vessels, amounting in the aggregate to about ten thousand tons. We have no data by which to arrive at the probable value of these vessels and their cargoes, but we think we might safely infer it would amount to such a sum as would build two or three such harbors as that proposed.

A law authorizing the construction of a railroad from Camden to Cape May, is already in existence, and the cheapness with which such a road can be made over so level a country, justifies the belief that at no very distant day it may be accomplished. In that event vessels in time of ice could be discharged and reloaded at this harbor, and great risk and delay obviated, and the commerce of Philadelphia much increased thereby.

In conclusion, your Committee would recommend the adoption of the following preamble and resolutions:

Whereas, in an enlightened and civil government, it is an object of paramount importance to protect the lives of its citizens, and likewise their property, and to stand the

guardian of commerce, by the judicious application of the means in its possession.

And whereas, it is believed that an appropriation could at this time be made by Congress, for a break-water at Cape May, entirely compatible with the revenue, and in accordance with the interests of the people, and firmly believing it would be indicative of correct policy and sound wisdom so to do; Therefore—

Resolved, by the Council and General Assembly of this State, That our Senators and Representatives in Congress be requested to use their utmost exertions to obtain, during the present session of Congress, an appropriation for the commencement of a break-water harbor at Cape May.

Resolved, That the Secretary of State be directed to forward to each of our Senators and Representatives in Congress, a copy of these resolutions and preamble.

All of which is respectfully submitted,

MAURICE BEESLEY,	} Com. of Council.
A. W. BROWN,	
REUBEN WILLETS,	} Com. of Assembly.
D. L. BURT,	
GEORGE WHEATON,	

Which was read and ordered to lie on the table, and five hundred copies of the same were ordered to be printed.

Mr. Canfield asked and obtained leave to present the following bill :

"A further supplement to the act entitled, 'an act for the better regulation of actions of replevin,'"

Which was read by its title and ordered to have a second reading.

Mr. Ihrie asked and obtained leave to present the following bill :

"An act to repeal the act entitled a supplement to an act, passed February twenty-sixth, eighteen hundred and forty, entitled 'an act relative to incorporations and other purposes,'" passed February fourteenth, eighteen hundred and thirty-three,

Which was read, ordered to have a second reading, and referred to the committee on the Judiciary.

The engrossed bill entitled,

"A supplement to the act entitled, 'an act incorporating Jersey City,'" passed the twenty-second of February, eighteen hundred and thirty-eight,

Was read and compared and on the question shall said bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Cordery,
Hamilton,
Hulme,
Ihrie,

Messrs. Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,
Wright—14.

NAYS.

Mr. G. H. Brown—1.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"An act to incorporate the Hillsborough Mutual Assurance Fire Association,"

Was read and compared, and on the question shall said bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Cordery,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Zabriskie—16.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"A supplement to the act entitled, 'an act incorporating the inhabitants of townships, designating their powers, and regulating their meetings,' " passed the twenty-first of February, seventeen hundred and ninety-eight,

Was read and compared, and on the question shall said bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Browning,
Cordery,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Woolsey,
Zabriskie—14.

NAYS.

Messrs. Beasley,

Messrs. Wilson,—2.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

The engrossed bill entitled,

"A further supplement to the 'act for the better organization of the cavalry of this State,' " passed the twenty-seventh December, eighteen hundred and twenty-six,

Was read and compared, and on the question, shall said bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,
Wright,

Zabriskie—17.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they have passed the following bills:

"An act to incorporate the Hudson and Ramapo Rail Road Company,"

Which was read by its title, ordered to have a second reading, and referred to the committee on Corporations.

"An act to authorize Nelson Jay, trustee, to sell certain real estate,"

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

To which bills the assent of Council is requested.

The House of Assembly have also passed the following bills from Council, without amendment:

"An act for the relief of Joseph Parker;"

Also, "an act for the relief of Jasper Provost."

Mr. Wright from the committee on Corporations, to whom had been referred the engrossed bill from the House of Assembly, entitled,

"An act to incorporate the Proprietors of the Clinton Cemetery, in the county of Essex,"

Reported the same with sundry amendments.

The bill entitled,

"An act to confirm the last will and testament of Maria Remson, late of the city of New York, in the state of New York, deceased,"

Was read and considered by sections, and ordered to be engrossed and have a third reading.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they had passed the following bills, to wit:

"An act for the relief of Elijah Anderson, of the county of Monmouth,"

Read by its title, ordered to have a second reading, and referred to the committee on Claims.

And 'a further supplement to the act entitled 'an act securing to mechanics and others, payment for their labor and materials, in erecting any house or other building, within the limits therein mentioned,' " passed March third, eighteen hundred and thirty-five,

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

They have also passed the following bill from Council:

"An act respecting the Paterson and Ramapo Rail road Company,"

Which bill was passed without amendment.

The engrossed bill from the House of Assembly entitled,

"An act to divorce Phebe B. Tayman, of the county of Cape May, from her husband, Elisha G. Tayman,"

Was read and considered by sections, and ordered to have a third reading.

Mr. Wright from the committee on Corporations, to whom had been referred the engrossed bill from the House of Assembly, entitled,

"An act to incorporate the Hudson and Ramapo Railroad Company,"

Reported the same without amendment.

The engrossed bill from the House of Assembly entitled,

"An act to divorce Martha Jacobus, of the county of Essex, from her husband, Calvin D. Jacobus,"

Was read, considered by sections and ordered to have a third reading.

The engrossed bill from the House of Assembly, entitled,

"An act to authorize the erection of a bridge, with a pivot or draw, over Raccoon creek, at the village of Bridge Port, in the county of Gloucester,"

Was read and considered by sections and ordered to have a third reading.

The engrossed bill from the House of Assembly, entitled,

"An act to relieve the creditors of the Trenton Delaware Falls Company,"

Was read and considered by sections and ordered to have a third reading.

On motion of Mr. Woolsey, the fifteenth rule was suspended, and said bill placed on a third reading.

When it was ordered that the title be taken for a third

reading, and on the question, shall said bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrle,
Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Woolsey,
Zabriskie—16.

NAYS.

Mr. Wilson—1.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

On motion of Mr. A. W. Brown, Council adjourned till seven o'clock this evening.

At seven o'clock, Council met.

On motion of Mr. A. W. Brown, Council proceed to the appointment of Commissioners of Pilotage for the ensuing year.

Whereupon the following gentlemen were unanimously re-appointed :

John F. Ellis, of Jersey City, Hudson county.

William G. Hackstaff, Jersey City, Hudson county.

Lewis Bosworth, of Newark, Essex county.

Benjamin Beaton, Newark, Essex county.

Jonathan D. Williamson, United States Navy, of Elizabethtown, Essex county, New Jersey.

Lawrence Kearney, United States Navy, Perth Amboy, Middlesex county, and

William T. Rogers, of Nestor, Somerset county.

Their commissions to bear date from the fifteenth day of February eighteen hundred and forty-four.

On motion of Mr. A. W. Brown, Council resolved itself into a Court of Pardons, and were adjourned as a Council till ten o'clock to-morrow morning.

FRIDAY, February 16, 1844.

At ten o'clock Council met.

Mr. A. W. Brown presented a petition from Sarah E. Snowhill, of the county of Middlesex, for a divorce from Thomas Bown.

Reading of the same dispensed with and referred to Messrs. A. W. Brown and Hamilton.

Mr. Canfield from the committee on the Judiciary, to whom had been referred the engrossed bill from the House of Assembly entitled,

"An act to authorize Nelson Jay, trustee, to sell certain real estate,"

Reported the same without amendment.

The engrossed bill entitled,

"An act to confirm the last will and testament of Maria Remson, late of the city of New York, in the State of New York, deceased,"

Was read and compared, and on the question, shall said bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrle,
Moore,
Nelson,
Patterson, (Y. P.)
Stansborough,
Wilson,
Wright,

Zabriskie—17.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly entitled,
 "An act to divorce Martha Jacobus, of the county of Essex, from her husband, Calvin D. Jacobus,"

Was read and compared, and on the question, shall said bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
 A. W. Brown,
 G. H. Brown,
 Cordery,
 Dodd,

Messrs. Hamilton,
 Moore,
 Patterson, (V. P.)
 Stansborough,
 Wilson—10.

NAYS.

Messrs. Browning,
 Canfield,
 Hulme,

Messrs. Ihrie,
 Nelson,
 Wright,

Zabriskie—7.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly entitled,
 "An act to make Crosswicks Creek a lawful fence from the Mill dam at Grovesville, down to the mouth of the same."

Was read and compared and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
 G. H. Brown,
 Browning,
 Dodd,
 Hamilton,

Messrs. Hulme,
 Moore,
 Nelson,
 Patterson, (V. P.)
 Zabriskie—10.

NAYS.

Messrs. A. W. Brown,
 Ihrie,

Messrs. Stansborough,
 Wilson,

Woolsey—5.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly entitled,
 "An act to authorize the erection of a bridge with a
 pivot or draw over Raccoon Creek, at the village of Bridge-
 port, in the county of Gloucester,"

Was read and compared and on the question shall this
 bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
 A. W. Brown,
 G. H. Brown.
 Browning,
 Cordery,
 Dodd,
 Hamilton,
 Hulme,

Messrs. Ihrie,
 Moore,
 Nelson,
 Patterson, (V.P.)
 Stansborough,
 Wilson,
 Wright,
 Zabriskie—16.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the
 Secretary inform the House of Assembly that Council
 have passed the same without amendment.

The engrossed bill from the House of Assembly entitled,
 "An act to divorce Mary Ann Disbrow, of the county of
 Middlesex, from her husband, Samuel A. Disbrow,"

Was read and compared and on the question shall this
 bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
 A. W. Brown,
 G. H. Brown,
 Browning,
 Cordery,

Messrs. Dodd,
 Hamilton,
 Ihrie,
 Moore,
 Stansborough,

Wilson—11.

NAYS.

Messrs. Hulme,
 Nelson,

Messrs. Patterson, (V.P.)
 Wright,

Zabriskie—5.

Ordered, That the Vice President sign said bill, and the
 Secretary inform the House of Assembly that Council have
 passed the same without amendment.

The engrossed bill from the House of Assembly, entitled,
 "An act to divorce Phebe B. Tayman, from her hus-
 band, Elisha G. Tayman,"

Was read and compared, and on the question shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Cordery,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrle,
Moore,
Nelson,
Patterson (V. P.)
Stansborough,
Wilson,

Zabriskie—15.

Being the unanimous vote of all the members present.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly, entitled, "An act to authorize Isaac P. White, trustee of Deborah Brower, to convey certain real estate,"

Was read and considered by sections, and ordered to have a third reading.

The bill entitled,

"An act to confirm the last will and testament of James Wilson, deceased,"

Was read and considered by sections and ordered to be engrossed and have a third reading.

On motion of Mr. G. H. Brown, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Wilson presented a petition from Benjamin Price, of the county of Hunterdon, for a pension.

Reading of the same dispensed with, and referred to the committee on Claims and Pensions.

Mr. Cordery presented a petition from sundry citizens of the county of Atlantic, in relation to the courts held in said county.

Reading of the same dispensed with, and referred to the committee on the Judiciary.

Mr. Wilson asked and obtained leave to present the following bill :

"An act further supplementary to an act entitled 'an act to regulate the fisheries in the river Delaware, and for other purposes,'" passed the twenty-sixth of November, eighteen hundred and eight.

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

The engrossed bill entitled,

"An act for the relief of Mary Clark, of the county of Atlantic,"

Was read and compared, and on motion of Mr. A. W. Brown, its further consideration postponed.

Mr. A. W. Brown presented a remonstrance from one hundred and fourteen citizens, and residents of the counties of Monmouth and Middlesex, remonstrating against the passage of the bill in relation to the Proprietors of the Eastern Division of New Jersey.

Reading of the same dispensed with and ordered to lie on the table.

The engrossed bill entitled,

"An act to confirm the last will and testament of James Wilson, deceased,"

Was called up, and on motion of Mr. Wright, the fifteenth rule was suspended, and said bill placed on a third reading.

When, on motion of Mr. Hulme, its further consideration was postponed.

The engrossed bill from the House of Assembly, entitled,

"An act to incorporate the Proprietors of the Clinton Cemetery, in the county of Essex,"

Having been reported with sundry amendments, and agreed to, said bill was placed on a second reading, and was read and considered by sections, and ordered to have a third reading.

On motion of Mr. Wright, the fifteenth rule was suspended, and said bill placed on a third reading.

Ordered that the title be taken for a third reading, and on the question, shall this pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Browning,
Cordery,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrie,
Moore,
Nelson,
Wilson,
Wright,
Zabriskie—12

NAYS.

Mr. Patterson, (V. P.)—1.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same with sundry amendments, and request the House of Assembly to agree to the same.

On motion of Mr. G. H. Brown, the engrossed bill entitled,

"An act to confirm the last will and testament of James Wilson, deceased,"

Was taken up, the fifteenth rule suspended, and said bill placed on a third reading.

Ordered, that the title be taken for a third reading, and on the question, shall this bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Browning,
Cordery,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Wright,

Zabriskie—15.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly, entitled, "An act to incorporate the Ramapo Railroad Company,"

Was read and considered by sections and ordered to have a third reading.

On motion of Mr. Zabriskie, the fifteenth rule was suspended, and said bill placed on a third reading.

Ordered, that the title be taken for a third reading.

When, on motion of Mr. G. H. Brown, the further consideration of said bill was postponed.

The bill entitled,

"A supplement to the act entitled 'an act for suppressing of lotteries,' " passed February thirteenth, seventeen hundred and ninety-seven,

Was read and considered by sections, and on motion of Mr. G. H. Brown, its further consideration postponed.

On motion of Mr. G. H. Brown, the engrossed bill from the House of Assembly, entitled,

"An act to authorize Isaac P. White, trustee of Deborah Brower, to convey certain real estate,"

Was taken up, the fifteenth rule suspended, and said bill placed on a third reading.

Whereupon, the same was read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Cordery,
Dodd,
Hulme,

Messrs. Ihrie,
Moore,
Patterson, (V.P.)
Stansborough,
Wilson,
Wright,
Zabriskie—14.

Being the unanimous vote of all the members present.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they had passed the following bills, to wit :

"A further supplement to the 'act concerning wills,' " passed November sixteenth, seventeen hundred and ninety-five,

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

"An act for the relief of Joel Stewart, of the county of Gloucester."

Read by its title, ordered to have a second reading, and referred to the committee on Claims and Pensions.

Also, "an act to authorize the United States to build a dock on the shore of the Neversink river, and to construct a road therefrom to the light houses on the Highlands."

Read by its title, ordered to have a second reading, and referred to Messrs. A. W. Brown and Dodd.

Mr. Wright asked and obtained leave to present the following bill :

"A further supplement to the act entitled 'an act for the punishment of crimes,'"

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

Mr. Beasley offered the following :

Ordered, that when Council adjourn, it adjourn till Monday afternoon, three o'clock.

The yeas and nays were ordered thereon, and were as follows :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,

Messrs. Browning,
Dodd,
Wilson—6.

NAYS.

Messrs. Cordery,
Hamilton,
Hulme,
Ihrrie,

Messrs. Moore,
Nelson,
Stansborough,
Wright,

Zabriskie—9.

So said motion was not agreed to.

When Mr. Ihrrie made the following motion :

Ordered, that Council adjourn till ten o'clock to-morrow morning.

The yeas and nays were again ordered, and were as follows :

YEAS.

Messrs. Cordery,
Hamilton,
Ihrrie,
Moore,

Messrs. Nelson,
Stansborough,
Wright,
Zabriskie—8.

NAYS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,

Messrs. Browning,
Dodd,
Hulme,

Wilson—7.

So said motion was agreed to, and Council adjourned till ten o'clock to-morrow morning.

SATURDAY, February 17, 1844.

At ten o'clock Council met,

And no quorum being present, Council adjourned till Monday afternoon, three o'clock.

MONDAY, February 19, 1844.

At three o'clock Council met.

Mr. Hulme presented a petition from sundry citizens of the county of Burlington, praying an extension of the lien law, securing to Mechanics and others pay for labor and materials in the erection of buildings.

Reading of the same dispensed with and referred to Messrs. Hulme and Cordery.

Mr. A. W. Brown presented a remonstrance from a number of citizens of the county of Middlesex, remonstrating against the passage of the bill relative to the Proprietors of the Eastern Division of New Jersey.

Reading of the same dispensed with and ordered to lie upon the table.

Mr. A. W. Brown from the Special Committee to whom had been referred the petition of Sarah E. Snowhill, for a divorce from Thomas Boune,

Reported by bill, which was read by its title and ordered to have a second reading.

Mr. Hamilton asked and obtained leave to present the following bill :

"An act to repeal 'an act to prescribe the time and manner of holding elections for Representatives in Congress, from this State," passed November tenth, eighteen hundred and forty-two.

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

The engrossed bill entitled,

"A supplement to the act entitled, "an act concerning trespasses by swine," passed fifteenth of March, seventeen hundred and ninety-eight,

Was read and compared, and on the question, shall this bill pass ?

Was decided in the negative by the following vote :

YEAS.

Messrs. Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Nelson,
Stansborough,
Wilson,
Zabriskie—8.

NAYS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Hulme,

Messrs. Ihrie,
Moore,
Patterson, (V. P.)
Woolsey—8.

So said bill was lost.

The engrossed bill entitled,

"A supplement to the act entitled, 'an act for the prevention of frauds and perjuries,'" passed November sixth, one thousand seven hundred and ninety-four,

Was read and compared and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. G. H. Brown,
Canfield,
Dodd,
Hulme,
Ihrie,
Moore,

Messrs. Nelson,
Patterson (V. P.)
Stansborough,
Wilson,
Woolsey,
Zabriskie—12.

Ordered, That the President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The bill entitled,

"An act to incorporate the Mercer County Mutual Insurance Company,"

Was read and considered by sections, and ordered to be engrossed and have a third reading.

The bill entitled,

"An act to authorize Catharine Layton, administratrix of John Layton, deceased, of Somerset, to execute a contract made by said John Layton, in his lifetime."

Was read and considered by sections and ordered to be engrossed and have a third reading.

The bill entitled,

"An act to set off a new township from the counties of Monmouth and Middlesex, to be called the township of Millstone, in the county of Monmouth,"

Was read and considered by sections and ordered to be engrossed and have a third reading.

The bill entitled,

"An act relative to the Proprietors of the Eastern Division of New Jersey,"

Was read and considered by sections, when Mr. Hamilton moved to postpone the same till the next session of the legislature.

Which motion was opposed, and after some considerable discussion, the yeas and nays were ordered thereon, and were as follows :

YEAS.

Messrs. A. W. Brown,
Canfield
Cordery,
Dodd,
Hulme,
Ihrle,

Messrs. Moore,
Nelson,
Patterson, (V.P.)
Wilson,
Woolsey,
Zabriskie—12.

NAYS.

Messrs. G. H. Brown,
Stansborough—3.

Messrs. Hamilton,

So said bill was not postponed, when it was again taken up by sections, and Mr. A. W. Brown moved to strike out the enacting clause.

Which was agreed to.

The Vice President then moved to dismiss said bill from the files of Council.

Whereupon, the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. A. W. Brown,
Canfield,
Cordery;
Hulme,

Messrs. Ihrie,
Nelson,
Patterson, (V.P.)
Wilson,

Zabriskie—9.

NAYS.

Messrs. G. H. Brown,
Dodd,
Hamilton,

Messrs. Moore,
Stansborough,
Woolsey—6.

So it was decided that said bill should be dismissed from the files of Council.

On motion of Mr. Hulme, Council adjourned till ten o'clock to-morrow morning.

TUESDAY, February 20, 1844.

At ten o'clock Council met.

Mr. A. W. Brown from the Special Committee to whom had been referred the engrossed bill from the House of Assembly, entitled,

“An act to authorize the United States to build a dock on the shore of the Neversink river, and to construct a road therefrom to the light houses on the Highlands,”

Reported the same without amendment.

Mr. Canfield from the committee on the Judiciary, to whom had been referred the engrossed bill from the House of Assembly, entitled,

“A further supplement to the act entitled, ‘an act constituting courts for the trial of small causes,’”

Reported the same with sundry amendments.

Which were agreed to, and ordered to be printed.

The engrossed bill from the House of Assembly entitled,

"An act to incorporate the Hudson and Ramapo Rail Road Company,

Was called up and on motion of Mr. Wright, reconsidered and placed on a second reading, when the twenty-second section was re-considered and amended.

Mr. A. W. Brown moved further to amend the section by striking out all after the word the in the eighth line of said section.

Whereupon the yeas and nays being ordered were as follows:

YEAS.

Messrs. A. W. Brown,
Browning,

Messrs. Ihrie,
Nelson,

Wilson—5.

NAYS.

Messrs. Beasley,
G. H. Brown,
Canfield,
Dodd,
Hamilton,
Hulme,

Messrs. Moore,
Patterson, (V. P.)
Stansborough,
Woolsey,
Wright,
Zabriskie—12.

So said amendment was not agreed to.

And said bill was ordered to have a third reading.

When on motion of Mr. Wright, the fifteenth rule was suspended and said bill was taken up on its final passage, and on the question shall this bill pass?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,
G. H. Brown.
Browning,
Canfield,
Dodd,
Hamilton,

Messrs. Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Woolsey,
Wright,

Zabriskie—13.

NAYS.

Messrs. A. W. Brown,
Hulme,

Messrs. Ihrie,
Wilson,—4.

Ordered, that the President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same with an amendment.

The engrossed bill from the House of Assembly, entitled,
 "An act to authorize the United States to build a dock
 on the shore of the Neversink river, and to construct a
 road therefrom to the light houses on the Highlands,"

Was read and considered by sections and ordered to
 have a third reading.

On motion of Mr. A. W. Brown, the fifteenth rule was
 suspended and said bill placed on a third reading, and on
 the question shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
 A. W. Brown,
 Browning,
 Dodd,
 Hamilton,
 Hulme,
 Ihrie.

Messrs. Moore,
 Nelson,
 Patterson, (V.P.)
 Stansborough,
 Woolsey,
 Wright,
 Zabriskie—14.

Ordered, That the President sign said bill, and the
 Secretary inform the House of Assembly that Council have
 passed the same without amendment,

The bill entitled,

"An act to repeal the act entitled, a supplement to the
 act passed February twenty sixth, eighteen hundred and
 forty, entitled 'an act relative to incorporations and other
 purposes,' passed February fourteenth, eighteen hundred
 and thirty-three,

Was read and considered by sections and ordered to be
 engrossed and have a third reading.

Mr. Canfield asked and obtained leave to present a bill,
 entitled,

"A supplement to the act in relation to the Patterson and
 Ramapo Rail Road.

On motion of Mr. A. W. Brown, ordered, when Council
 adjourn it adjourn till ten o'clock to-morrow morning.

On motion of Mr. Ihrie, Council adjourned.

WEDNESDAY, February 21, 1844.

At ten o'clock Council met:

Mr. Woolsey presented a petition from sundry citizens of the county of Mercer, praying the passage of an act to authorize the building a dam in the river Delaware, at the head of the Trenton Water Power.

Reading of the same dispensed with and referred to Messrs. Woolsey and Ihrie.

Mr. A. W. Brown presented a remonstrance from 332 citizens of the counties of Monmouth and Middlesex, remonstrating against the passage of a bill creating a new township from portions of said counties, to be called the township of Millstone.

Reading of the same dispensed with and ordered to lie on the table.

Mr. Hulme from the Special Committee to whom was referred the petition of sundry citizens of the county of Burlington, respecting an extension of the lien law, securing to mechanics and others, within the limits therein named, payment for their labor and materials in the erection of any house or other building,

Reported by bill, which was read by its title, and ordered to have a second reading.

Mr. Hamilton from the committee on Claims, to whom had been referred the engrossed bill from House of Assembly, entitled,

"A bill for the relief of Elijah Anderson, of the county of Monmouth,"

Reported the same without amendment.

The engrossed bill entitled,

"An act for the relief of Mary Clark, of the county of Atlantic,"

Was read and compared, and on the question, shall this bill pass?

It was decided in the negative by the following vote :

YEAS.

Messrs. Beasley,
Browning,
Cordery,
Dodd,

Messrs. Hamilton,
Stansborough,
Wilson,
Wright—8.

NAYS.

Messrs. Canfield,
Hulme,
Ihrle,

Messrs. Moore,
Patterson, (V.P.)
Woolsey,

Zabriskie—7.

So said bill was lost.

The engrossed bill entitled,

“An act to authorize Catharine Layton, administratrix of John Layton, deceased, of Somerset, to execute a contract made by said John Layton, in his lifetime, for the sale of land,”

Was read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrle,
Moore,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,
Wright,
Zabriskie—16.

Being the unanimous vote of all the members present.

Ordered, that the President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

“An act to set off a new township from the counties of Monmouth and Middlesex, to be called the township of Millstone,”

Was read and compared and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Browning,
Canfield,
Hamilton
Ihrle,

Messrs. Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Wright,

Zabriskie—11.

NAYS.

Messrs. Beasley,
Dodd,

Messrs. Hulme,
Moore,

Woolsey—5.

Ordered, that the President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

“An act to incorporate the Mercer County Mutual Insurance Fire Company,”

Was read and compared and on the question shall said bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrle,
Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,
Wright—16.

Ordered, that the President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

Mr. Wright asked and obtained leave to present the following bill :

“An act entitled ‘an act to repeal the charter of the Plainfield Bank, at Plainfield.’”

Which was read by its title and ordered to have a second reading.

The bill entitled,

“An act to dissolve a marriage contract between Sarah E. Snowhill, of the county of Middlesex, and Thomas Boune,

Was read, considered by sections, amended and ordered to be engrossed and have a third reading.

The bill entitled,

"A supplement to the act entitled, 'an act to incorporate the Paterson and Ramapo Rail Road Company,'"

Was read and considered by sections and ordered to be engrossed and have a third reading.

On motion of Mr. Hamilton, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Canfield from the committee on the Judiciary to whom had been referred the engrossed bill from the House of Assembly entitled,

"A further supplement to an act concerning Wills," passed November sixteenth seventeen hundred and ninety-five.

Rev. laws, 223.

Reported the same without amendment.

Mr. Canfield from the same committee to whom was referred the petition of sundry citizens of the county of Atlantic, in relation to the county courts,

Reported by bill, which was read by its title, and ordered to have a second reading.

Mr. Dodd presented the following Resolution :

Whereas, measures have been taken by the Legislature of this State, having in view the erection of a State Lunatic Asylum, by the appointment of Commissioners to ascertain the most eligible site for such an establishment, who have attended to the duties assigned them and made their report. And whereas, it seems to be a duty incumbent on the State, to provide upon her own soil a retreat for that unhappy class of her children suffering under mental derangement, where they can be nursed and treated under her own parental care and supervision ; therefore—

Resolved, That a committee be appointed to consider what further measures it may be expedient to adopt in

relation to this benevolent design, and if any, to make such report thereon as they may judge proper.

Which was read and ordered to lie on the table.

Mr. Hamilton from the committee on Claims to whom had been referred the petition of Benjamin Price, of the county of Hunterdon, for a pension.

Reported by bill, which was read by its title and ordered to have a second reading.

The engrossed bill from the House of Assembly entitled, "An act for the relief of Joel Stewart, of the county of Atlantic,"

Was read and compared and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,
Hulme,

Messrs. Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,
Zabriskie—14

Being the unanimous vote of all the members present.

Ordered, that the President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill entitled,

"A supplement to the act entitled, 'an act to incorporate the Paterson and Ramapo Rail Road Company,'"

Was called up, and on motion of Mr. Canfield the fifteenth rule suspended and said bill placed on a third reading,

When the same was read and compared and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,
Hulme,

Messrs. Moore,
Nelson,
Patterson (V. P.)
Stansborough,
Wilson,
Woolsey
Zabriskie—14.

Being the unanimous vote of all the members present.

Ordered, That the President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

Mr. Beasley offered the following resolution :

Whereas, in an enlightened and civilized government, it is an object of paramount importance to protect the lives of its citizens and likewise their property and to stand the guardian of Commerce, by the judicious application of the means in its possession ; And whereas, it is believed that an appropriation could at this time be made by Congress, for a break-water, at Cape May, entirely compatible with the revenue, and in accordance with the interests of the people, and firmly believing it would be indicative of correct policy and sound wisdom so to do ; Therefore,

Resolved, that our Senators and Representatives in Congress be requested to use their utmost exertions to obtain during their present session an appropriation for the commencement of a break-water harbor at Cape May.

Resolved, That the Secretary of State be directed to forward to each of our Senators and Representatives in Congress a copy of these resolutions and preamble.

Which was read and agreed to.

Ordered, that the Secretary inform the House of Assembly thereof and request their concurrence.

The engrossed bill from the House of Assembly, entitled,

"A further supplement to the act entitled, 'an act concerning wills,' passed November sixteenth, seventeen hundred and ninety-five. Rev. laws, 223.

Was read and considered by sections and ordered to have a third reading.

The bill entitled,

"A further supplement to the act entitled, 'an act concerning taxes'"

Was read by sections, and on motion of the Vice President its further consideration postponed.

The bill entitled,

"An act to provide for the establishment of public schools in the township of Camden, in the county of Gloucester,"

Was read and considered by sections and ordered to be engrossed and have a third reading.

Mr. Hamilton asked and obtained leave to present the following bill :

"An act entitled 'an act to incorporate the Sussex county Baptist Association,"

Which was read by its title and ordered to have a second reading and referred to the committee on Corporations.

The bill entitled,

"An act for the suppression of lotteries in this State,"

Was taken up and on motion of Mr. Wilson, its further consideration postponed.

On motion of the Vice President, ordered that Council resolve itself into a Court of Pardons,

And do adjourn as a Council till ten o'clock to-morrow morning.

Whereupon Council adjourned.

THURSDAY, February 22, 1844.

At ten o'clock Council met.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they had passed the following bills :

"An act to incorporate the Cumberland Fire Assurance Company, at Bridgeton, Cumberland county."

Which was read by its title, ordered to have a second reading, and referred to the committee on Corporations.

"An act authorizing the sale of the Parsonage lot of the Methodist Episcopal Church, at Asbury, in the county of Warren,"

Which was read by its title, ordered to have a second reading, and referred to the committee on Corporations.

"A supplement to the act entitled, 'an act securing to mechanics and others, payment for their labor and materials, within the limits therein mentioned.'"

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

Also, "an act authorizing the administrators of Hannah Dilts, deceased, to convey certain real estate,"

Read by its title, ordered to have a second reading, and referred to the same committee.

To which bills the concurrence of Council was requested.

The House of Assembly have also passed the following bills from Council:

"An act to confirm the last will and testament of Maria Remson, late of the city and state of New York, deceased," Without amendment.

And have disagreed to the bill from Council, entitled "a supplement to the act entitled, 'an act to regulate fences,'" passed January twenty-third, seventeen hundred and ninety-nine.

And they have passed the bill from Council, entitled, "An act to provide for the election of Delegates to a Convention to prepare a Constitution for the government of this State, and for submitting the same to the people thereof for ratification or rejection,"

With sundry amendments, and request the concurrence of Council to the same.

Which were separately and severally read and agreed to, and the same ordered to be engrossed.

Mr. Cordery presented a petition from sundry citizens of the county of Atlantic, asking an alteration of the terms of their courts in said county.

Reading dispensed with and ordered to lie on the table.

The bill entitled,

"A supplement to the act entitled, 'an act for suppressing of lotteries,'" passed February thirteenth, seventeen hundred and ninety-nine,"

Was read by its title, whereupon the Vice President moved to postpone the same to the sitting of the next legislature.

When the yeas and nays were ordered thereon, and were as follows:

YEAS.

Messrs. Beasley,
G. H. Brown.
Browning,
Hamilton,

Messrs. Hulme,
Moore,
Nelson,
Patterson, (V. P.)

Zabriskie—9.

NAYS.

Messrs. A. W. Brown,
Cordery,

Messrs. Stansborough,
Wilson,—4.

So said bill was postponed to the sitting of the next legislature.

On motion of Mr. G. H. Brown, ordered, when Council adjourn, it adjourn till ten o'clock to-morrow morning.

Whereupon Council adjourned.

FRIDAY, February 23, 1844.

At ten o'clock Council met.

Mr. Dodd presented a memorial from a number of citizens of Newark, in the county of Essex, for the passage of a law respecting apprentices and servants.

Reading of the same dispensed with and referred to the committee on the Judiciary.

Mr. G. H. Brown presented a petition from the heirs of Edmund Kearney, deceased, in relation to the bill which was passed at the present session of the legislature, confirming the sales to lands which said Kearney died seized of, in the county of Monmouth."

Which was read and ordered to lie on the table.

Mr. Canfield presented a petition from a number of citizens and residents of Patterson, in the county of Passaic, for the appointment of Commissioners to regulate streets, and for other purposes.

Reading dispensed with and referred to the committee on the Judiciary.

Mr. Stansborough presented a petition from Eliza Durling, of the county of Morris, for a divorce from her husband, Daniel Durling.

Reading dispensed with and referred to Messrs. Stansborough and Hamilton.

Mr. Hulme from the committee on Corporations, to whom had been referred the engrossed bills from the House of Assembly, entitled,

"An act to incorporate the Cumberland Mutual Assu-

rance Fire Association, at Bridgeton, Cumberland county."

And the bill entitled,

"An act authorizing the sale of the Parsonage lot of the Methodist Episcopal Church at Asbury, Warren county,"

Reported the same severally without amendment.

The engrossed bill entitled,

"An act to divorce Sarah M. White, of the county of Passaic, from her husband, Oliver A. White,"

Was read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Zabriskie—12.

NAYS.

Mr. Hulme—1.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"An act to dissolve the marriage contract between Sarah E. Snowhill, of the county of Middlesex, and Thomas Boune,"

Was read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Browning,
Canfield
Hamilton,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V.P.)
Stansborough--10.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"An act to repeal the act entitled a supplement to an act passed the twenty-sixth of February, eighteen hundred and forty, entitled, 'an act relative to incorporations and

other purposes," passed February fourteenth, eighteen hundred and thirty-three."

Was read and compared and on the question shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Browning,
Canfield,
Cordery,
Hamilton,

Messrs. Ihrie,
Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,

Zabriskie—11.

NAYS.

Messrs. Beasley,
G. H. Brown,

Messrs. Dodd,
Hulme,

Moore—5.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The bill entitled,

"An act to repeal the act entitled, 'an act to regulate elections,'" passed March twelfth, one thousand eight hundred and thirty-nine,

Was read and amended, and on motion of Mr. Ihrie, its further consideration postponed.

On motion of Mr. G. H. Brown, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Wilson presented a petition from sundry citizens of the county of Hunterdon, praying the passage of a law reducing the number of members constituting the Board of Chosen Freeholders, and further regulating the same.

Which was read and ordered to lie on the table.

Mr. Canfield from the committee on the Judiciary, to whom was referred the petition of sundry citizens of the city of Newark, praying the passage of a law respecting apprentices and servants,

Reported by bill, which was read by its title, and ordered to have a second reading.

Mr. Canfield from the same committee, to whom had been referred the bill entitled, 'a supplement to the act entitled, 'an act securing to mechanics and others, payment for their labor and materials, within the limits therein mentioned,"

And the bill entitled 'an act authorizing the administrators of Hannah Dilts, deceased, to convey certain real estate,"

Reported the same severally without amendment.

The re-engrossed bill entitled,

"An act to provide for the calling of a convention, to prepare a Constitution for this State, to be submitted to the people thereof, for ratification or rejection,"

Was read as re-engrossed, and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrie,
Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,
Zabriskie—14.

NAYS.

Messrs. Beasley,

Messrs. G. H. Brown,
Moore—3.

Ordered, that the Vice President sign the same and the Secretary inform the House of Assembly thereof.

The engrossed bill from the House of Assembly entitled, "An act for the relief of Elijah Anderson, of the county of Monmouth,"

Was read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS:

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrle,
Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,

Zabriskie—17.

Being the unanimous vote of all the members present.
Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly entitled,
"An act authorizing the sale of the Parsonage lot of the Methodist Episcopal Church, at Asbury, Warren county,"

Was read and considered by sections, and ordered to have a third reading.

And on motion of Mr. Ihrle, the fifteenth rule was suspended and said bill placed on a third reading.

Ordered, that the title be taken for a third reading, and on the question, shall this bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Cordery,
Hamilton,
Hulme,
Ihrle,

Messrs. Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Zabriskie—14.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly, entitled,
"An act to incorporate the Cumberland Mutual Fire Insurance Company, at Bridgeton,"

Was read and considered by sections, and ordered to have a third reading.

And on motion of Mr. Moore, the fifteenth rule was suspended and said bill placed on a third reading.

When it was ordered that the title be taken for a third reading, and on the question shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrie,
Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,

Zabriskie—17.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill entitled,

“A supplement to the act entitled, ‘an act securing to mechanics and others, payment for their labor and materials within the limits therein mentioned,’”

Was read and considered by sections and ordered to have a third reading.

The bill entitled,

‘A further supplement to an act entitled, ‘an act securing to mechanics and others, payment for their labor and materials in erecting any house or other building within the limits therein mentioned,’” passed the third day of March one thousand eight hundred and thirty-five,

Was read and considered by sections and ordered to be engrossed and have a third reading.

The bill entitled,

“An act to repeal an act to prescribe the time and manner of holding elections for representatives in Congress from this State,” passed November tenth, eighteen hundred and forty-two.

Was read and considered by sections, and on motion of Mr. Canfield its further consideration postponed.

The engrossed bill from the House of Assembly entitled,

“An act to authorize Nelson Jay, trustee to sell certain real estate,”

Was read and considered by sections and ordered to have a third reading.

Mr. Hamilton asked and obtained leave to present the following bill :

"A supplement to an act for the suppression of Lotteries," passed thirteenth of February, seventeen hundred and ninety-seven.

On motion of Mr. Hulme, Council adjourned till ten o'clock to-morrow morning,

SATURDAY, February 24, 1844.

At ten o'clock Council met.

Mr. Woolsey presented a petition from Issac W. Lanning and others, praying the passage of a law authorizing the sale of certain real estate.

Reading of the same dispensed with and referred to the Committee on the Judiciary.

Mr. Woolsey from the special committee to whom had been referred the petition of sundry citizens of the county of Mercer, praying the passage of a law authorizing the erection of a dam in the river Delaware, at the head of the Trenton Water Power.

Reported the same by bill, which was read by its title ordered to have a second reading and referred to the committee on the Judiciary.

Mr. Stansborough from the special committee, to whom was referred the petition of Eliza Durling, of the county of Morris, for a divorce from her husband, Daniel Durling,

Reported by bill, which was read by its title and ordered to have a second reading.

Ordered that the printing of the same be dispensed with. The engrossed bill entitled,

"A further supplement to the act entitled, 'an act securing to mechanics and others, payment for their labor and materials in erecting any house or other building within the limits therein mentioned,'" passed the third day of March, one thousand eight hundred and thirty-five.

Was read and compared and on the question shall said bill pass?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,

A. W. Brown,

G. H. Brown,

Canfield,

Cordery,

Hamilton,

Hulme,

Messrs. Ihrie,

Moore,

Nelson,

Patterson, (V.P.)

Stansborough,

Wilson,

Woolsey,

Zabriskie—15.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly, entitled, "An act to authorize Nelson Jay, trustee, to sell certain real estate,"

Was read and compared, and on motion of Mr. Woolsey, its further consideration postponed.

The engrossed bill entitled,

"A supplement to the act incorporating the Boudinot Manufacturing Company,"

Was read and considered by sections, when on motion of Mr. Canfield, it was recommitted to the committee on the Judiciary, and its further consideration postponed.

Mr. Hamilton asked and obtained leave to present the following bill:

"A supplement to the act entitled 'an act to regulate fences,' passed January twenty-third, seventeen hundred and ninety nine, to extend to the counties of Sussex, Warren, Middlesex, and Salem,"

Which was read by its title and ordered to have a second reading.

The bill entitled,

"An act to incorporate the Sussex Baptist Association in the State of New Jersey,"

Was read and considered by sections and ordered to be engrossed and have a third reading.

Mr. Canfield, from the committee on the Judiciary, to whom had been referred the bill entitled, "a supplement to the act incorporating the Boudinot Manufacturing Company,"

Reported the same with sundry amendments, when on motion, the fifteenth rule was suspended, and said bill placed on a second reading; and the same was read, considered by sections, agreed to, and ordered to be re-engrossed and have a third reading.

The bill entitled,

"An act further supplementary to an act entitled, 'an act to regulate the fisheries in the river Delaware and for other purposes,' passed twenty-sixth of November, eighteen hundred and eight,"

Was read and considered by sections, and on motion of Mr. Hulme, its further consideration was postponed.

On motion of Mr. Zabriskie, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

The bill entitled,

"A further supplement to the act entitled 'an act for the better regulation of actions of replevin,' passed the nineteenth of March, seventeen hundred and ninety-five,

Was read and considered by sections, and on motion of Mr. Canfield, its further consideration postponed.

On motion of Mr. Canfield, ordered, that Council adjourn.

Mr. Ihrle moved to reconsider the same, which was agreed to.

Mr. Beasley moved that when Council adjourn, it adjourn till Monday afternoon three o'clock. Agreed to.

On motion of Mr. Canfield, Council adjourned.

MONDAY, February 26, 1844.

At three o'clock Council met.

Mr. Dodd presented a memorial from a number of citizens of the county of Essex, praying the appointment of some suitable person as a general superintendant of Public Schools.

Reading of the same dispensed with, and referred to the committee on Education.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they had passed the following bills, to wit :

"An act to incorporate the city of Perth Amboy,"

Which was read by its title, ordered to have a second reading, and referred to the committee on Corporations.

"A supplement to the act to incorporate the owners of certain fisheries in the Upper, Dennis, Middle and Lower township, in the county of Cape May, passed February twenty-sixth, eighteen hundred and thirty-nine,"

Which was read by its title, ordered to have a second reading and referred to the same committee.

Also **"a supplement to the act entitled, 'an act to establish common schools,'"** passed March first, eighteen hundred and thirty-eight,

Which was also read by its title, ordered to have a second reading, and referred to the committee on Corporations.

To which bills the concurrence of Council is requested.

And the House of Assembly have disagreed to the bill from Council entitled,

"An act for the relief of David Whitehead, of the county of Essex,"

And herewith return the same.

And the House of Assembly have adopted the following resolution :

Resolved, (Council concurring) That the Attorney General of this State be directed forthwith to institute an information in the nature of a quo warranto, or such other legal proceeding as he may think advisable for the purpose of ascertaining what amount of money has already been

raised by the lotteries heretofore drawn by virtue of an act entitled,

"An act to incorporate the contributors to the society for establishing useful manufactories, and for the further encouragement of the said society," passed November twenty-two, seventeen hundred and ninety-one, either by the said society, their directors, agents or managers, or by their lessees or grantees, and for the purpose of ascertaining by what right the said society or its lessees, or grantees now exercise such franchise; and that the Attorney General be requested, as soon as possible, to report to the Legislature the result of such legal proceedings; and also, what facts bearing on this subject shall have been elicited, and what opinions in relation thereto given by the Justices of the Supreme Court.

Read and ordered to lie on the table.

Mr. Canfield from the committee on the Judiciary to whom had been referred the petition of Isaac W. Lanning and others, for an act to authorize the sale of the real estate of Ralph Lanning, deceased,

Reported the same by bill, which was read by its title and ordered to have a second reading.

Mr. Canfield from the same committee, to whom had been referred the bill together with the petition for an act to authorize the erection of a dam in the river Delaware, at Lambertsville,

Reported the same without amendment.

Mr. Canfield from the same committee, to whom had been referred the bill entitled,

"A supplement to an act entitled, 'an act for suppressing of Lotteries,'" passed thirteenth of February, seventeen hundred and ninety-seven,

Reported the same without amendment.

Mr. Canfield also asked and obtained leave to present the following bill:

"An act to establish a new township in the county of Monmouth, to be called the township of Jackson,"

Which was read by its title and ordered to have a second reading.

Mr. Beasley asked and obtained leave to present the following bill:

"An act to establish a uniform standard of weights and measures in this State,"

Which was read by its title and ordered to have a second reading.

The re-engrossed bill entitled,

"A supplement to the act entitled, 'an act to incorporate the Boudinot Manufacturing Company,'"

Was read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
G. H. Brown.
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Ihrie,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Zabriskie—14.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"An act to provide for the establishment of Public Schools in the township of Camden in the county of Gloucester,"

Was read and compared and on the question shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,
Cordery,
Dodd,
Hamilton,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,

Woolsey—13.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly entitled,

"An act to divorce Charles Crossley, of the county of Essex, from his wife Margaret Crossley,

Was read and compared and on the question shall this bill pass?

Was decided in the negative by the following vote :

YEAS.

Messrs. Beasley,
Canfield,
Dodd,

Messrs. Hamilton,
Ihrle,
Stansborough,
Patterson, (V. P.)—7.

NAYS.

Messrs. G. H. Brown,
Cordery,
Moore,

Messrs. Nelson,
Wilson,
Woolsey,
Zabriskie—7.

So said bill was lost.

Ordered that the Secretary inform the House of Assembly that Council have disagreed to the same.

The engrossed bill from the House of Assembly entitled, "A supplement to 'an act concerning wills,'"

Was read and compared, and on the question shall this bill pass?

Was decided in the negative by the following vote:

YEAS.

Messrs. Canfield,
Ihrle,

Messrs. Patterson, (V.P.)
Zabriskie—4.

NAYS.

Messrs. G. H. Brown,
Browning,
Cordery,
Dodd,

Messrs. Hamilton,
Moore,
Stansborough,
Wilson,

Woolsey—9.

So said bill was disagreed to.

Ordered, that the Secretary inform the House of Assembly thereof.

The bill entitled,

"An act to repeal the act entitled, 'an act to regulate elections,' " passed March twelfth, one thousand eight hundred and thirty-nine,

Was read, considered by sections and amended, and while the same was under consideration, Mr. Ihrle offered the following amendment as an additional section to said bill:

"Be it enacted, that if any person or persons shall make any bet or wager upon the result or otherwise, of any election within this State, or shall offer to make any such bet or wager, either by verbal proclamation, or by any

written or printed advertisement, challenge or invite any person or persons to make such bet or wager, or in interest in any manner whatsoever, making himself or themselves, party to any such bet or wager, then it shall be the duty of the board of officers conducting such election, upon proof adducible, or to be adduced, during the time of holding such election, to reject the vote of each and every such voter against whom proof shall be made, that such voter or voters have been guilty of such offence, and in violation of this act."

Upon the adoption of which amendment the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. Beasley,
Ihrle,

Messrs. Patterson, (V. P.)
Woolsey,

Zabriskie—5

NAYS.

Messrs. G. H. Brown,
Canfield,
Cordery,
Dodd,

Messrs. Hamilton,
Nelson,
Stansborough,
Wilson—8.

So said amendment was not agreed to.

Said bill was further considered and amended.

When Mr. G. H. Brown moved to reconsider the sixth section of said bill, when it was ordered that the same be stricken out, and the same was thereupon ordered to be engrossed and have a third reading.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they had passed the following bill :

"An act to incorporate the Apalachicola Land Company,"

With an amendment, to which the assent of Council is requested ; which amendment was read and agreed to, and ordered to be re-engrossed and have a third reading.

The bill entitled,

"An act to divorce Eliza Durling, of the county of Morris, from her husband, Daniel Durling,"

Was read, and considered by sections, and ordered to be engrossed and have a third reading.

The bill entitled,

"An act for the relief of Benjamin Price, of the county of Hunterdon,"

Was read, considered by sections, amended, and ordered to be engrossed and have a third reading.

The bill entitled,

"A further supplement to the act entitled, 'an act to erect parts of the counties of Essex and Bergen, into a new county, to be called the county of Passaic, and the eastern part of the county of Gloucester, into a separate county, to be called the county of Atlantic,'"

Was read and considered by sections and ordered to be engrossed and have a third reading.

On motion of Mr. Woolsey, the engrossed bill from the House of Assembly, entitled,

"An act to divorce Charles Crossley, of the county of Essex, from his wife, Margaret Crossley,"

Was reconsidered, and said bill again placed on a third reading.

On motion of Mr. Zabriskie, Council adjourned till ten o'clock to-morrow morning.

TUESDAY, February 27, 1844.

At ten o'clock Council met.

Mr. A. W. Brown presented a remonstrance from sundry citizens of the county of Essex, remonstrating against the passage of the bill repealing the charter of the Plainfield Bank, at Plainfield.

Reading of the same dispensed with and ordered to lie on the table.

Mr. Canfield offered the following resolution :

Resolved, (the House of Assembly concurring,) That one thousand copies of the act entitled, 'an act to provide for the election of Delegates to a Convention to prepare a Constitution for the government of this State, and for submitting the same to the people thereof for ratification or rejection, be forthwith printed; that five hundred copies

thereof be delivered to the Secretary of State, to be by him immediately transmitted by mail to the officers of election of the several townships in this State, and the balance be delivered to members of the legislature, equally to be distributed for the information of the people.

Which was read and agreed to.

Ordered, that the Secretary inform the House of Assembly thereof, and request their concurrence.

The engrossed bill entitled,

"An act to repeal the act entitled, 'an act to regulate elections,' " passed March twelfth, one thousand eight hundred and thirty-nine,

Was read, considered by sections, and amended, and on motion of Mr. Ihrie, the same was ordered to be re-printed and re-engrossed, and have a third reading.

The re-engrossed bill entitled,

"An act to incorporate the Apalachicola Land Company,"

Was read and compared as amended by the House of Assembly, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,

A. W. Brown,

G. H. Brown,

Canfield,

Cordery,

Dodd,

Messrs. Hamilton,

Moore,

Patterson, (V.P.)

Stansborough,

Wilson,

Woolsey—12.

NAYS.

Messrs. Ihrie,

Messrs. Nelson,—2.

Ordered, that the Secretary inform the House of Assembly thereof.

Mr. Cordery from the committee on Corporations, to whom had been referred the engrossed bill from the House of Assembly, entitled, "a supplement to the act to incorporate the owners of certain fisheries in the Upper, Dennis, Middle, and Lower township, in the county of Cape May," passed February twenty-sixth, eighteen hundred and thirty-nine.

And also, the bill from the House of Assembly, entitled, "An act to incorporate the city of Perth Amboy,"

Reported the same severally without amendment.

Mr. Dodd from the Special Committee. to whom had been referred sundry petitions in relation to tavern licen-

ees, and for prohibiting the sale of intoxicating drinks on the Christian Sabbath,

Reported by bill, which was read and ordered to have a second reading.

Mr. G. H. Brown asked and obtained leave to present a bill entitled,

‘A further supp’ent to the act for the suppression of crimes.’

Which was read and ordered to have a second reading.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they had passed the following bills :

“An act to establish a new township in the county of Gloucester, to be called the township of Delaware.”

Which was read by its title, ordered to have second reading, and referred to Messrs. A. W. Brown and Wilson.

“An act to authorize the trustees of the Presbyterian Church in Baskingridge, in the county of Somerset, to sell and convey certain real estate,”

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

Also an act entitled,

“A further supplement to an act entitled, ‘an act concerning executors and administrators, and the distribution of intestates’ estates,’” passed March second, seventeen hundred and ninety-five.

Which was read by its title, ordered to have a second reading, and referred to the same committee.

To which bills the concurrence of the Council is requested.

On motion of Mr. A. W. Brown, the engrossed bill from the House of Assembly, entitled,

“An act to incorporate the city of Perth Amboy,”

Was taken up, read and considered by sections, and ordered to have a third reading ;

And on motion of Mr. A. W. Brown, the fifteenth rule was suspended, and said bill placed on a third reading.

Ordered that the title be taken for a third reading, and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
Cordery,
Dodd,
Ihrle,

Messrs. Moore,
Nelson,
Patterson (V. P.)
Stansborough,
Wilson,

Zabriskie—11.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

On motion of Mr. Dodd, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. A. W. Brown from the Special Committee to whom had been referred the engrossed bill from the House of Assembly, entitled,

"An act to establish a new township in the county of Gloucester, to be called the township of Delaware,"

Reported the same without amendment.

The engrossed bill entitled,

"An act for the relief of Benjamin Price, of the county of Hunterdon,"

Was taken up, read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Canfield,
Cordery,
Dodd,
Hamilton

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey

Zabriskie—15.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"An act to incorporate the Sussex Baptist Association, of New Jersey,"

Was taken up, read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
G. H. Brown,
Canfield,
Cordery,
Dodd,

Messrs. Hamilton,
Ihrie,
Moore,
Nelson,
Patterson, (V. P.)

Woolsey—11.

NAYS.

Mr. Wilson—1.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

The engrossed bill entitled,

“A further supplement to the act entitled, ‘an act to erect parts of the counties of Essex and Bergen into a new county, to be called the county of Passaic, and the eastern part of the county of Gloucester into a separate county, to be called the county of Atlantic,’”

Was read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Woolsey,
Zabriskie—14.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly entitled, “An act to divorce Charles Crossley, of the county of Essex, from his wife, Margaret Crossley,”

Having been re-considered and placed on a third reading, was on motion of Mr. Dodd taken up, and it was ordered that the title be taken for a third reading, and on the question shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
Canfield,
Dodd,
Hamilton,

Messrs. Ihrie,
Moore,
Patterson, (V.P.)
Stansborough,
Woolsey—10.

NAYS.

Mr. G. H. Brown—1.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly, entitled, "An act to establish a new township in the county of Gloucester to be called the township of Delaware,"

Was read and considered by sections and ordered to have a third reading.

The engrossed bill from the House of Assembly entitled,

"A supplement to the act to incorporate the owners of certain fisheries in the Upper, Dennis, Middle and Lower townships, in the county of Cape May," passed February twenty sixth, eighteen hundred and thirty-nine,

Was read and considered by sections and ordered to have a third reading.

And on motion of Mr. Beasley, the fifteenth rule was suspended and said bill placed on a third reading.

Ordered, that the title be taken for a third reading, and on the question shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V P.)
Stansborough,
Wilson,
Woolsey,

Zabriskie—15.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly, entitled, "A further supplement to the act entitled, 'an act constituting courts for the trial of small causes,'"

Was on motion of Mr. Canfield, called up, read by sections and amended.

Mr. Hamilton moved to strike out the third section in said bill, when the yeas and nays were ordered thereon and were as follows :

YEAS.

Messrs. A. W. Brown,
Cordery,
Hamilton,

Messrs. Ihrie,
Nelson,
Stansborough,

Wilson—7.

NAYS.

Messrs. G. H. Brown,
Canfield,
Dodd,

Messrs. Moore,
Patterson, (V. P.)
Woolsey,

Zabriskie—7.

So said motion did not prevail.

Mr. Hamilton again moved to strike out the fourth section of said bill,

When the yeas and nays were again ordered and were as follows :

YEAS.

Messrs. A. W. Brown,
Cordery,
Hamilton,

Messrs. Ihrie,
Nelson,
Stansborough,

Wilson—7.

NAYS.

Messrs. G. H. Brown,
Canfield
Dodd,

Messrs. Moore,
Patterson, (V.P.)
Woolsey,

Zabriskie—7.

So said motion was disagreed to.

Mr. G. H. Brown moved to postpone the further consideration of said bill, when Mr. Wilson offered as an amendment, that the same be postponed till the sitting of the next Legislature.

Whereupon the yeas and nays were again ordered and were as follows :

YEAS.

Messrs. A. W. Brown,
Cordery,
Hamilton,
Ihrle,

Messrs. Nelson,
Patterson (V. P.)
Stansborough,
Wilson,—8.

NAYS.

Messrs. Beasley,
G. H. Brown,
Canfield,

Messrs. Dodd,
Moore,
Woolsey,

Zabriskie—7.

So said bill was postponed to the sitting of the next Legislature.

On motion of Mr. Wilson, it was re-considered and said bill again placed on a third reading.

When upon motion of Mr. Canfield, its further consideration was postponed.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they had passed the following bills :

"An act to establish a new township in the county of Cumberland, to be called the township of Columbia."

And "a further supplement to the act entitled, 'an act relative to juries and verdicts.'"

To which bills the concurrence of Council is requested.

They have also passed the following bills from Council :

"An act to divorce Jeremiah Arors, of the county of Middlesex, from his wife Lydia Arors."

And "a supplement to the act entitled, 'an act to incorporate the Passaic Steam Boat Company.'"

The engrossed bill from the House of Assembly entitled,

"An act to establish a new township in the county of Cumberland,"

Was read by its title, ordered to have a second reading, and referred to Messrs. A. W. Brown and Cordery.

The engrossed bill also from the House of Assembly entitled,

"A further supplement to the act entitled, 'an act relative to juries and verdicts,'"

Was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

The engrossed bill from the House of Assembly, entitled,

"A supplement to the act entitled, 'an act for preventing the injury of illegal confinement, and better securing the

Liberty of the people," passed the eleventh of March, seventeen hundred and ninety-five,

Was read and considered by sections, and ordered to have a third reading.

On motion of Mr. Canfield, the fifteenth rule was suspended and said bill placed on a third reading.

When the same was read and compared, and on the question shall this bill pass?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Canfield,
Cordery,
Dodd,
Hamilton

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey

Zabriskie—15.

Being the unanimous vote of all the members present.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

On motion of Mr. Ihrie, Council adjourned till ten o'clock to-morrow morning.

WEDNESDAY, February 28, 1844.

At ten o'clock Council met.

Mr. Ihrie from the committee on Education, to whom was referred the engrossed bill from the House of Assembly entitled,

"A further supplement to the act entitled, 'an act to establish common schools,'" passed March first, eighteen hundred and thirty-eight,

Reported the same without amendment.

On motion of Mr. A. W. Brown the bill entitled,

"An act to repeal the charter of the Plainfield Bank, in the county of Essex,"

Was called up, when Mr. Wright moved to postpone the further consideration of the same.

Upon which the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. Beasley,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Hulme,
Nelson,
Stansborough,
Woolsey,
Wright—10.

Mr. A. W. Brown offered the following resolution :

Whereas, at the last session of the legislature of this State, all the charters incorporating banks which had not gone into operation, were repealed, except the Plainfield Bank and the Patterson Bank; And whereas, the said Plainfield Bank has, under its charter gone into operation; And whereas, the officers of the said Plainfield Bank are desirous that there should be an investigation of the manner of disposing of its stock, as also the manner of conducting its affairs, as also its soundness; Therefore—

Resolved, (the House of Assembly concurring,) That the Governor of this State be authorized and directed to appoint three good and judicious men, Commissioners, to examine into the present condition of the Plainfield Bank; also the manner of disposing of its stock, and the manner of its organization, and for this purpose the said Commissioners be empowered to send for persons and papers, and to examine the officers of said Bank on oath or affirmation, and also other persons; and the said Commissioners report to the Governor with all convenient speed; and if the said Commissioners shall find on due examination, that the said Bank is insolvent, or not legally put in operation, or a fraudulent institution, the said Governor be authorized and instructed to cause an injunction to issue against the same.

Which was read and adopted.

NAYS.

Messrs. A. W. Brown,
G. H. Brown,
Ihrle,

Messrs. Moore,
Wilson,
Patterson, (V.P.)

Zabriskie—7.

So the further consideration of said bill was postponed.

Mr. Canfield from the committee on the Judiciary, to whom had been referred the engrossed bills from the House of Assembly, entitled,

"A further supplement to the act entitled 'an act relative juries and verdicts ;' "

"An act to authorize the trustees of the Presbyterian Church, in Baskingridge, in the county of Somerset, to sell and convey certain real estate ;"

And "a further supplement to an act entitled, 'an act concerning executors and administrators, and the distribution of intestates' estates,' " passed March second, seventeen hundred and ninety five,

Reported the same severally without amendment.

Mr. A. W. Brown from the Special Committee to whom had been referred the engrossed bill from the House of Assembly, entitled,

"An act to establish a new township in the county of Cumberland, to be called Columbia,"

Reported the same without amendment.

The engrossed bill entitled,

'An act to divorce Eliza Durling, of the county of Morris, from her husband, Daniel Durling,"

Was on motion of Mr. Stansborough, called up, read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Cordery,
Hamilton,
Ihrle,
Nelson,

Messrs. Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Zabriskie—10.

NAYS.

Messrs. Beasley,
G. H. Brown,
Canfield,

Messrs. Dodd,
Hulme,
Moore—6.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The reengrossed bill from the House of Assembly entitled, "An act incorporating the Proprietors of the Clinton Cemetery, of the county of Essex,"

Was read as amended, and agreed to, the same having been re-engrossed, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,	Messrs. Ihrle,
G. H. Brown,	Moore,
Canfield,	Nelson,
Dodd,	Patterson, (V.P.)
Hamilton,	Wilson,
Hulme,	Woolsey,

Zabriskie—13.

NAYS.

Messrs. A. W. Brown, Messrs. Cordery,
Stansborough—3.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly entitled, "An act to erect a new township in the county of Gloucester, to be called the township of Delaware,"

Was read and compared, and on motion of Mr. G. H. Brown, its further consideration was postponed.

The bill entitled,

"An act to establish the township of Jackson, in the county of Monmouth,"

Was read, considered by sections, amended, and ordered to be engrossed and have a third reading.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they had passed the following bills :

"An act for the relief of Mary Page, widow of Timothy Page, deceased, of the county of Monmouth,"

Which was read by its title and ordered to have a second reading, and referred to the committee on Claims and Pensions.

"An act to divorce Charlotte Dimick, of the county of Warren, from her husband, William W. Dimick,"

Which was read by its title, ordered to have a second reading, and referred to Messrs. Ihrle and Hulme.

"An act to authorize Robert Annette, of Fort Lee, in the township of Hackensack, to extend his wharves already erected upon and in front of his lands further into the Hudson river, and for other purposes."

And an act to authorize the administratrix of Sidney Freeman, deceased, to fulfil a certain contract, therein named."

Which bills were severally read by their titles, ordered to have a second reading, and referred to the committee on the Judiciary.

"A further supplement to the act entitled, 'an act to incorporate the city of Trenton.'"

"An act to incorporate the Trenton Saving Fund Society."

"An act to incorporate parts of the townships of Pequannock and Hanover, in the county of Morris, into a separate township, to be called the township of Rockaway."

And "an act to repeal so much of the act entitled 'an act to authorize the inhabitants of the township of Upper Freehold, in the county of Monmouth, to vote by ballot at their town meetings,' " passed March fifth, eighteen hundred and forty-one, as relates to or is binding upon the inhabitants of Upper Freehold, in the county of Monmouth.

Which bills were severally read by their titles, ordered to have a second reading, and referred to the committee on corporations.

"An act to authorize William T. Moore, guardian of John, Mary Ann and Violetta Moore, to borrow money,"

Was read by its title, ordered to have a second reading, and referred to Messrs. Brown and Wilson.

To which bills as aforesaid the concurrence of Council is requested.

The House of Assembly have also passed the following bills from Council :

"An act to dissolve the marriage contract between Sarah E. Snowhill and Thomas Bown, of the county of Middlesex.

"An act to divorce Mary Congar, of the county of Essex, from her husband, Horace Congar."

And "a supplement to the act entitled 'an act to authorize the owners and possessors of a certain tract of woodland, therein named, to prevent horses, cattle and sheep from running at large thereon,' " passed February twenty-eighth, eighteen hundred and one.

Which bills were severally passed without amendment.

The engrossed bill from the House of Assembly entitled,

"A supplement to the act entitled, 'an act to establish common Schools,' " passed March first, eighteen hundred and thirty-eight,

Was read and considered by sections, and on motion of Mr. Dodd, its further consideration postponed.

The bill entitled,

"A supplement to the act entitled, 'an act regulating fences,' " passed January twenty-third, seventeen hundred and ninety-nine, to extend to the counties of Sussex, Warren, Middlesex and Salem,

Was read and considered by sections and ordered to be engrossed and have a third reading.

The engrossed bill from the House of Assembly, entitled, "An act authorizing the administrators of Haman Dilts, deceased, to convey certain real estate,"

Was read and considered by sections, and ordered to have a third reading.

On motion of Mr. Dodd, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

The Vice President laid before Council a preamble and sundry resolutions from the legislature of Virginia,

Which were read and ordered to lie on the table.

Mr. Canfield from the committee on the Judiciary, to whom was referred the petition of sundry citizens of Paterson, for the passage of a law authorizing the appointment of street commissioners, in the township of Paterson,

Reported by bill, which was read by its title, and ordered to have a second reading.

Mr. Dodd presented the following proceedings and resolutions of a public meeting held in Newark, upon the subject of Common School Education :

At a meeting of the Society of Teachers and friends of Education, of the city of Newark, held at the Academy, Tuesday evening, February 27th, Rev. A. D. Eddy, President, in the Chair, and M. Wilson, Secretary, the following preamble and resolutions were adopted.

This Society having seen with satisfaction that an act supplemental to our present Common School Law, has passed the General Assembly of this State, and is now pending in the Legislative Council, and believing that said

supplement will be a material improvement of our Common School System, it is therefore,

Resolved, That in the opinion of this Society, it is indispensable to secure efficiency to our present Common School System, and the faithful execution of the laws on that subject, that county Superintendents should be appointed as provided for in the bill now before the legislature.

Resolved, That the provision which allows an appropriation to be made in each township of a sum four times larger than that received from the State is a material improvement of the present law, and it is respectfully suggested whether all restriction should not be removed, that the people may make such provision as they may think proper, to extend the blessings of education in their respective districts.

Resolved, That the foregoing proceedings be presented to the Legislature, and that they be respectfully and earnestly requested to secure to the cause of education, by the passage of said supplement, the benefits of the provisions contained therein.

Resolved, That J. P. Jackson, S. G. Arnold, and Wm. Rankin be a committee to carry into effect the object of the foregoing resolutions.

A. D. EDDY, Pres't.

M. WILSON, Sec'y.

Which was read and ordered to lie on the table.

Mr. A. W. Brown from the Special Committee to whom was referred the engrossed bill from the House of Assembly, entitled,

"An act to authorize William T. Moore, guardian of John, Mary Ann and Violetta Moore, to borrow money,"

Reported the same without amendment.

Mr. Hulme from the committee on Corporations, to whom had been referred the engrossed bill from the House of Assembly entitled,

"An act to authorize the inhabitants of the township of Upper Freehold, in the county of Monmouth, to vote by ballot at their town meetings," passed March fifth, eighteen hundred and forty-one, as relates to, or is binding upon the inhabitants of Upper Freehold, in the county of Monmouth,

Reported the same without amendment.

The engrossed bill from the House of Assembly entitled,

"An act to establish a new township in the county of Gloucester, to be called the township of Delaware,"

Was read and compared, and on the question shall this bill pass ?

Was decided in the affirmative by the following-vote :

YEAS.

Messrs. Beasley,	Messrs. Hulme,
A. W. Brown,	Ihrle,
G. H. Brown,	Nelson,
Canfield,	Patterson, (V.P.)
Cordery,	Stansborough,
Dodd,	Wilson,
Hamilton,	Woolsey,

Zabriskie—15.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly entitled,

"An act to authorize the trustees of the Presbyterian Church in Baskinridge, in the county of Somerset, to sell and convey certain real estate,"

Was read and compared and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,	Messrs. Ihrle.
A. W. Brown,	Moore,
G. H. Brown,	Nelson,
Canfield,	Patterson, (V.P.)
Cordery,	Stansborough,
Dodd,	Wilson,
Hamilton,	Woolsey,
Hulme,	Zabriskie—16.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that the House of Assembly had passed the following bill from Council :

An act entitled,

"A supplement to the act entitled, 'an act to set off the township of Van Vorst, in the county of Hudson,'" passed March the eleventh, eighteen hundred and forty-one.

Which bill they passed with sundry amendments, and request the concurrence of Council thereto.

Which amendments were read and on motion of Mr. A. W. Brown, the further consideration of the same was postponed.

The bill entitled,

"An act to authorize the sale of the real estate, late of Ralph Lanning, deceased,"

Was read and considered by sections and ordered to be engrossed and have a third reading.

The bill entitled,

"A further supplement to the act entitled, 'an act for the punishment of crimes,'" passed February twenty-ninth, eighteen hundred and twenty-nine,

Was read, considered by sections, amended, and on motion of Mr. Ihrie, ordered, that the same be reprinted.

And on motion of Mr. Canfield, the further consideration of said bill was postponed.

The bill entitled,

"An act to repeal the act entitled, 'an act to prescribe the manner and time of holding elections for Representatives in Congress from this State,'" passed November tenth, eighteen hundred and forty-two,

Was taken up, read and considered by sections, when Mr. Canfield offered the following amendment:

To strike out all after the enacting clause in said bill, and insert the following :

"A supplement to the act entitled, 'an act to prescribe the time and manner of holding elections for Representatives in Congress from this State,'" passed November tenth, eighteen hundred and forty-two.

That this State shall be divided into five districts; for the election of members of the House of Representatives, and that the counties of Cape May, Cumberland, Salem, Gloucester, and Atlantic shall compose one district, to be called the First District;

The counties of Burlington and Monmouth shall compose one district to be called the Second District ;

The counties of Mercer, Hunterdon, Somerset, and Middlesex, shall compose one district, to be called the Third District ;

The counties of Warren, Sussex and Morris, shall compose one district, to be called the Fourth District ;

And the counties of Essex, Hudson, Bergen and Passaic, shall compose one district, to be called the Fifth District ;

Each of which districts shall elect one person to represent this State in the House of Representatives of the United States.

Section 2, And be it enacted, that the first section of the act to which this is a supplement, be and the same is hereby repealed.

Upon which amendments the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Canfield,
Cordery,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrie,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Zabriskie—14.

NAYS.

Messrs. Beasley,

Messrs. Moore—2.

So said amendment was agreed to.

On motion of Mr. G. H. Brown, its further consideration was postponed, and the same ordered to be reprinted.

The bill entitled,

“A further supplement to the act entitled ‘an act for the better regulation of actions of replevin,’” passed nineteenth of March seventeen hundred and ninety-five,

Was read, considered by sections, amended, and ordered to be engrossed and have a third reading.

On motion of Mr. Beasley, Council adjourned till ten o'clock to morrow morning.

THURSDAY, February 29, 1844.

At ten o'clock Council met.

Mr. Beasley presented a remonstrance from a number of citizens of Cape May, in relation to the annexation of parts of Cumberland to that county,

Which was read and ordered to lie on the table.

Mr. Beesley also presented a remonstrance upon the same subject from citizens of the county of Cumberland.

Ordered to lie on the table.

Mr. Hulme presented a remonstrance from a number of citizens of the counties of Burlington and Mercer, remonstrating against the passage of any bill altering their township lines, or annexing portions of one county to the other,

Which was read and ordered to lie on the table.

Mr. Woolsey presented a remonstrance from a large number of citizens of the county of Hopewell, remonstrating against the passage of the bill reannexing the township of Hopewell, in the county of Mercer, to the county of Hunterdon,

Which was read and ordered to lie on the table.

Mr. Canfield, from the committee on the Judiciary, to whom had been referred the engrossed bill from the House of Assembly entitled,

"An act to authorize Robert Annett, of Fort Lee, in the township of Hackensack, to extend his wharves already erected upon and in front of his lands further into the Hudson river, and for other purposes,"

Reported the same without amendment.

Mr. Ihrie, from the Special Committee to whom was referred the engrossed bill from the House of Assembly entitled,

"An act to divorce Charlotte Dimick, of the county of Warren, from her husband William W. Dimick,"

Reported the same without amendment.

Mr. Hulme from the committee on Corporations, to whom had been referred the engrossed bills from the House of Assembly, entitled,

"A further supplement to the act entitled, 'an act to incorporate the city of Trenton,'"

"An act to incorporate the Trenton Saving Fund Society,"

And the bill entitled,

"An act to erect a new township, from parts of the townships of Pequannock and Hanover, in the county of Morris, to be called the township of Rockaway."

Reported the same severally without amendment.

The re-engrossed bill entitled,

"A further supplement to the act entitled, 'an act to regulate elections,'" passed March twelfth, in the year of our Lord one thousand eight hundred and thirty-nine,

Was read and compared, when Mr. G. H. Brown moved to re-commit the bill to the Judiciary committee, with instructions to amend the same, by striking out the third section thereof.

And after some considerable discussion, the yeas and nays were ordered thereon and were as follows :

YEAS.

Messrs. Beasley,
G. H. Brown,
Dodd,

Messrs. Hulme,
Moore,
Woolsey—6.

NAYS.

Messrs. A. W. Brown,
Browning,
Canfield,
Cordery,
Hamilton,

Messrs. Ihrie,
Nelson,
Patterson, (V. P.)
Wilson,
Zabriskie—10.

So said motion was not agreed to.

The bill was then placed upon its final passage, and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V.P.)
Wilson,
Woolsey,
Zabriskie—14.

NAYS.

Messrs. Beasley,
Stansborough—3.

Messrs. Hulme,

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

“An act to establish the township of Jackson, in the county of Monmouth,”

Was read and compared, and on the question shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Zabriskie—16.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"An act to authorize the sale of the real estate, late of Ralph Lanning, deceased,"

Was taken up, read and compared, and on the question, shall this bill pass?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrie,
Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,

Zabriskie—17.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly entitled,

"An act to erect a new township, from parts of the townships of Pequannock and Hanover, in the county of Morris, to be called the township of Rockaway,"

Was read and considered by sections, amended, and on motion of Mr. Zabriskie, its further consideration postponed.

The engrossed bill from the House of Assembly entitled,

"An act to incorporate the Trenton Saving Fund Society,"

Was read and considered by sections, and ordered to have a third reading.

On motion of Mr. G. H. Brown, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Hulme presented a petition from sundry citizens of the county of Burlington, praying legislative aid in the enjoyment of civil and moral rights.

Which was read and ordered to lie on the table.

The engrossed bill entitled,

"A supplement to the act entitled, 'an act to set off the township of Van Vorst, in the county of Hudson,' " passed March the eleventh, eighteen hundred and forty-one.

Was read, and considered as amended, and ordered to be re-engrossed and have a third reading.

The engrossed bill entitled,

"A supplement to the act entitled 'an act regulating fences,' " passed January twenty-third, seventeen hundred and ninety-nine, to extend to the counties of Sussex, Warren, Middlesex, and Salem,

Was read and compared and on the question shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Ihrle,
Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Zabriskie—12.

NAYS.

Messrs. G. H. Brown,
Hulme,

Messrs. Moore,
Woolsey—4.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

The engrossed bill from the House of Assembly entitled,

"An act to repeal so much of the act entitled 'an act to authorize the inhabitants of the township of Upper Freehold, in the county of Monmouth, to vote by ballot at their town meetings,' " passed March fifth, eighteen hundred and forty-one, as relates to or is binding upon the inhabitants of Upper Freehold, in the county of Monmouth.

Was read and considered by sections and ordered to have a third reading.

On motion of Mr. Zabriskie, the fifteenth rule was suspended, and said bill placed on a third reading,

When the same was read and compared, and on the question, shall this bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Browning,
Canfield,
Cordery,
Hamilton
Ihrle,

Messrs. Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Wright,
Zabriskie—12.

NAYS.

Messrs. Beasley,
G. H. Brown.
Dodd,

Messrs. Hulme,
Moore,
Woolsey—6.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

On motion of Mr. Wright, the following preamble and resolutions from the House of Assembly, was taken up, when Mr. Canfield moved to amend said resolution as follows, after the word institute, in the second line, insert "an investigation, and if in his opinion, advisable or necessary,"

And after some considerable discussion, the yeas and nays were ordered upon the adoption of said amendment, and were as follows :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Canfield,
Hulme,

Messrs. Ihrie,
Moore,
Patterson, (V.P.)
Woolsey,
Zabriskie—10.

NAYS.

Messrs. Browning,
Cordery,
Hamilton,

Messrs. Nelson,
Stansborough,
Wilson,

Wright—7.

So said amendment was agreed to.

And on the question shall said resolution be adopted as amended?

The yeas and nays were again ordered, and were as follows :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Canfield,
Hamilton,

Messrs. Hulme,
Ihrie,
Moore,
Patterson, (V.P.)
Woolsey,

Zabriskie—11.

NAYS.

Messrs. Browning,
Cordery,

Messrs. Nelson,
Stansborough,

Wright—5.

Ordered that the Secretary inform the House of Assembly, that Council have adopted said resolution with amendments, and request their concurrence.

On motion of Mr. Wright, the re-engrossed bill, as amended, entitled,

“A supplement to the act entitled, ‘an act to set off the township of Van Vorst, in the county of Hudson,’” passed the eleventh day of March, eighteen hundred and forty-one,

Was called up, the fifteenth rule suspended, and said bill placed on a third reading.

When the same, as amended, was read and compared, and on the question shall this bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Hamilton,

Messrs. Ihrie,
Moore,
Nelson,
Patterson (V. P.)
Stansborough,
Woolsey,
Wright—14.

Ordered, that the Secretary inform the House of Assembly thereof.

The bill entitled,

“An act to establish a uniform standard of weights and measures in this State,”

Was read, considered by sections, amended, and ordered to be engrossed and have a third reading.

On motion of Mr. Ihrie, Council adjourned till ten o'clock to-morrow morning.

FRIDAY, March 1st, 1844.

At ten o'clock Council met.

The Vice President informed Council that from intelligence received of illness in his family, it would be necessary for him to absent himself for a few days, and desired that Council would appoint one of their body to take the Chair during his absence.

When Mr. Ihrie nominated the Hon. Silas D. Canfield, of Passaic, as Vice President, pro. tem.,

Which was unanimously agreed to, and Mr. Canfield took his seat.

On motion of Mr. Wright the bill entitled,

“An act to repeal the charter of the Plainfield Bank,”

Was called up, when Mr. Wright asked leave to withdraw the bill from the files of Council.

Which was agreed to.

Whereupon, Mr. A. W. Brown offered the following resolution :

Whereas, at the last session of the legislature of this State, all the charters incorporating banks which had not gone into operation, were repealed, except the Plainfield Bank and the Patterson Bank ; And whereas, the said Plainfield Bank has, under its charter gone into operation ; And whereas, the officers of the said Plainfield Bank are desirous that there should be an investigation of the manner of disposing of its stock, as also the manner of conducting its affairs, as also its soundness ; Therefore—

Resolved, (the House of Assembly concurring,) That the Governor of this State be authorized and directed to appoint three good and judicious men, Commissioners, to examine into the present condition of the Plainfield Bank ; also the manner of disposing of its stock, and the manner of its organization, and for this purpose the said Commissioners be empowered to send for persons and papers, and to examine the officers of said Bank on oath or affirmation, and also other persons ; and the said Commissioners report to the Governor with all convenient speed ; and if the said Commissioners shall find on due examination, that the said Bank is insolvent, or not legally put in operation, or a fraudulent institution, the said Governor be authorized and instructed to cause an injunction to issue against the same.

Which resolution was read and agreed to.

On motion of Mr. A. W. Brown, ordered, that the rule be suspended, and said resolution be adopted.

When Mr. Ihrie moved that the same lie upon the table,

Upon which the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. Beasley,
Hulme,
Ihrie,

Messrs. Nelson,
Woolsey,
Zabriskie—6.

NAYS.

Messrs. A. W. Brown,
Canfield,
Cordery,
Dodd,

Messrs. Hamilton,
Moore,
Stansborough,
Wilson,—8.

So said motion to lie on the table, was not agreed to.

Whereupon said resolution was read and adopted.

The bill entitled,

"A supplement to the act entitled, 'an act respecting apprentices and servants,' "

Was called up and read, and on motion of Mr. Dodd, its further consideration postponed.

Mr. Hamilton asked and obtained leave to present the following bill :

"An act to incorporate the Trenton Monument Association,"

Which was read by its title and ordered to have a second reading.

The bill entitled,

"A further supplement to the act entitled 'an act concerning inns and taverns,' "

Was taken up and read, when on motion of Mr. Wilson, its further consideration was postponed.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they had passed the following bills :

"An act to authorize the continuance of a dam across the Rahway river, either for milling or manufacturing purposes."

"An act supplementary to an act entitled, 'an act for the incorporation of the town of Princeton,' " passed November twenty-seventh, eighteen hundred and twenty-two.

"An act to repeal the charter of the Mechanics' Bank, at Patterson."

"An act to incorporate a Temperance Beneficial Society, by the name of the Independent Order of Rechabites, of the state of New Jersey."

"A supplement to the act entitled 'an act to incorporate the Proprietors of the Orange Cemetery, of the county of Essex,' " passed November thirteenth, eighteen hundred and forty.

"An act to repeal the act authorizing the townships of Westfield, New Providence, Rahway and Caldwell, and for other purposes."

Which bills were severally read by their titles, ordered to have a second reading, and referred to the committee on Corporations.

Also, 'an act for the relief of Hannah Applegate, widow of William Applegate, dec'd, of the county of Monmouth."

Which was read by its title, ordered to have a second reading, and referred to the committee on Claims.

To which bills aforesaid the concurrence of Council is requested.

The House of Assembly have also passed the following bills from Council :

"An act to set off a new township in the counties of Monmouth and Middlesex, to be called the township of Millstone."

"An act to divorce Sarah M. White, of the county of Passaic, from her husband, Oliver A. White."

And an act entitled,

"A supplement to the act entitled 'an act to incorporate the Paterson and Ramapo Rail Road Company,' "

Which bills were severally passed without amendment.

The House of Assembly have also passed the following resolution :

Resolved, (Council concurring,) That the State Librarian be, and is hereby authorized to purchase fifty copies of Elmer's Digest, to remain in the State Library, for the use of such State and county officers as may be authorized to receive the same by a resolution of the legislature ; Provided, the price of the same does not exceed four dollars per copy.

On motion of Mr. Beasley, the same was ordered to lie on the table.

The bill entitled,

"A supplement to the 'act for the suppression of lotteries,' " passed February thirteenth, seventeen hundred and ninety-seven,

Was read and considered by sections and ordered to be engrossed and have a third reading.

The bill entitled,

"An act to authorize the erection of a dam across the river Delaware, at Lambertsville, and for other purposes,"

Was called up, when Mr. Wilson moved to postpone the until the next session of the legislature, and after some discussion thereon, said motion was withdrawn, and the further consideration of said bill postponed.

The engrossed bill from the House of Assembly, entitled,

"An act to authorize William T. Moore, guardian of John, Mary Ann and Violetta Moore, to borrow money,"

Which was read and considered by sections, and ordered to have a third reading.

On motion of Mr. A. W. Brown, the fifteenth rule was suspended, and said bill placed on a third reading, when the title was taken for a third reading, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
 Browning,
 Canfield
 Cordery,
 Dodd,
 Hamilton,
 Ihrie,

Messrs. Moore,
 Nelson,
 Stansborough,
 Wilson,
 Woolsey,
 Wright,
 Zabriskie—14.

Ordered, that when the Vice President return he do sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

On motion of Mr. Woolsey, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Woolsey, (in consequence of the absence of the Vice President,) moved that Council adjourn.

Not agreed to.

On motion of Mr. Hulme, ordered, that when Council adjourn, it adjourn till Monday afternoon, two o'clock.

Mr. Beasley offered an amendment to the motion, by inserting half past two o'clock.

Which motions were severally disagreed to.

The engrossed bill from the House of Assembly entitled, "An act to establish a new township in the county of Cumberland, to be called the township of Columbia,"

Was taken up, read by sections, and ordered to have a third reading.

Mr. Hulme presented a remonstrance from a number of citizens of the townships of Chesterfield and Mansfield, in the county of Burlington, remonstrating against the passage of any law authorizing an alteration of their townships, or their annexation to any other county.

Which was read and ordered to lie on the table.

The engrossed bill entitled,

"A supplement to the act entitled 'an act to establish common schools,' " passed March first, eighteen hundred and thirty eight,

Was read and considered by sections, and on motion of Mr. Hamilton, its further consideration postponed.

The engrossed bill from the House of Assembly, entitled,

"A further supplement to the act entitled, 'an act concerning executors and administrators, and the distribution of intestates' estates,' " passed March second, seventeen hundred and ninety-five,

Was taken up and read, and on motion of Mr. G. H. Brown, its further consideration postponed.

The bill entitled,

"A further supplement to the act entitled, 'an act in relation to apprentices and servants,' "

Was taken up and read, and on motion of Mr. Dodd, its further consideration postponed.

On motion of Mr. A. W. Brown, the engrossed bill from the House of Assembly, entitled,

"An act to authorize William T. Moore, guardian of John, Mary Ann, and Violetta Moore, to borrow money,"

Which was passed in Council this morning, was re-considered, and the same again placed on a third reading, and re-committed to the committee on the Judiciary.

The bill entitled,

"An act to provide for the appointment of street commissioners, in the township of Paterson,"

Was read and considered by sections and ordered to be engrossed and have a third reading.

Mr. Wright from the Joint Committee appointed to investigate the accounts of Isaac Southard, Esq., late Treasurer of this State, submitted the following report :

REPORT.

The Joint Committee appointed for the purpose of investigating the accounts of the late Treasurer, for the period during which he held that office, beg leave to submit the following report :

The Committee in pursuance of the object of their appointment, have caused statements to be made, charging the late Treasurer with all the cash received, and giving credit for all disbursements made by him during the time he held office, both in the School Fund and State account.

The following, it is believed, will exhibit the correct cash balance in the School Fund account, at the end of each official year :

1838,	Balance,	\$4,949 71
1839,	"	2,570 77
1840,	"	6,651 21
1841,	"	1,153,22
1842,	"	2,367 64
1843,	"	172 57
		<hr/>
		17,869 12

Cr.

By amount paid by late Treasurer, to his successor,	13,910 96
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Balance unaccounted for,	\$3,958 16
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In pursuing the investigation, the Committee believe they have discovered errors which explain the above deficit, by examination of the accounts which the late Treasurer presented annually to the Committees of the Legislature, and of the books kept by him, now in the Treasury office. These errors appear to have occurred in part by an omission of the accountant to charge moneys received,

and in part by his claiming credits to which he was not justly entitled.

They are shown in the following statement :

1839.	Omitted to charge one dividend Cumber-	
	Bank stock,	\$60 00
"	" 1 do. Sussex Bank stock,	35 00
"	" 1 do. Trenton do.	190 80
"	" Cash received of Commission-	
	ers to sell State lands at Pat-	
	erson,	34 55
1840.	" Cash receiv'd on bonds for State	
	lands at Paterson,	1,220 31
"	" 1 dividend Sussex Bank Stock,	30 00
"	" 1 " Cumberland B'k stock,	60 00
"	" 1 " Trenton "	143 10
"	" Deficiency in charge of Belvidere Bank	
	tax,	90 70
"	" Omitted to charge interest received of	
	Newark city,	600 00
"	" " Principal and interest	
	of D. Patton's bond,	385 60
1841.	Short charge of cash received of John	
	Park, by	4 00
"	" " Dividend Sussex Bank,	5 00
"	" Erroneous credit for Belleville Bank tax,	749 75
"	" Loan for use of State not charged in State	
	account,	349 60
Amount,		<u>\$3,958 41</u>

The Committee believe that the balance unaccounted for as above stated, is composed of these several items, and they feel satisfied that the books kept by the late Treasurer, and other documents in the Treasury office, prove that he has received the amount of the items specified above as omissions in charging, and that the items of credit were neither paid by him, nor are they charged upon the debit side of his account.

The Committee therefore report the balance unaccounted for by the late Treasurer, in the School Fund account, to be \$3,958 16.

The same course has been pursued in investigating the State account, as in that of the School Fund, and thereby the late Treasurer is charged with all the cash received by him from the revenues of the State, has credit for all dis-

bursements, and a balance is struck in each official year. In five out of the six years of the term of the late Treasurer, the balances were against him, in one year only, 1841, in his favour.

The several balances are as follows :

1838,	Balance,	\$8,214 28
1839,	do.	1,088 66
1840,	do.	871 23
1842,	do.	3,447 30
1843,	do.	5,127 51
<hr/>		
Amount,		18,758 98
Cr.		
1841.	Balance,	2,102 94
Amount paid by late Treasurer to his		
successor,		15,706 32
Balance unaccounted for,		949 72
<hr/>		
		\$18,758 98

This statement shows a balance in the hands of the late Treasurer, unaccounted for in the State account, of \$949 72.

In reaching this result the Committee have not made a charge against the accountant which is not proved by the books kept by him, and the accounts which he exhibited to the respective Committees of the Legislature during his term ; but on the credit side of his accounts, the Committee have discovered, they are satisfied, the following errors, viz :

1839.	Balance carried forward to 1840, short by	\$315 25
1840.	Voucher No. 300, paid D. Fenton, overcharged,	100 00
1843.	Erroneous credit for amount due from 1st Presbyterian and St. Paul's Churches, Paterson,	305 90
1840.	Bill of Isaac Titsworth, (Vouch. No. 606,) credited in this and the preceding year,	74 00
"	David Shoemaker, Vouch. 39, overcharged,	10 00
"	P. V. Coppuck, " 273, do.	60 00
1841.	John Voorhees, keeper of State Prison, twice allowed Voucher No. 206,	110 12
<hr/>		
		\$975 27

This amount exceeds the balance unaccounted for in the

cash statements by \$25 55 ; the cause of which excess the Committee have not discovered, but relying upon the correctness of the cash statements, they report the balance unaccounted for by the late Treasurer, in the State account to be \$949 72.

There are other matters which have come to the notice of your Committee, during this investigation, to which they deem it their duty to call your attention. They believe that the State has paid about \$460 more than certain vouchers which are in the Treasury office, ought justly to call for, several of which vouchers appear upon the face of them to have been altered.

In the cash statements caused to be made by the Committee, the late Treasurer has received credit for the amount of these vouchers as they appear upon his books ; but the Committee feel satisfied that the vouchers named in the following statement call for more than the persons named therein were entitled to receive. The vouchers alluded to, the number of each, the year when charged, the name of the person to whom the payment purports to have been made, and the amount overpaid or overcharged in each instance, are given in the following statement :

1839. No. 34, H. H. Wilson,	\$10,30
" " 228, A. V. Speer,	10,00
" " 248, R. W. Snowden,	12,00
" " 261, F. Price,	10,00
" " 282, Hon. John M. White,	30,00
" " 344, D. Jones,	10,00
1841. " 46, S. H. Gardner,	10,00
" " 53, E. Bowen,	10,00
" " 79, P. Vredenburg,	10,00
" " 112, S. Barber,	10,00
" " 130, Electors of P. & V. P.,	20,00
" " 237, John Meirs,	10,00
1842. " 352, Sherman & Harron,	60,00
" " 457, Josiah Harrison,	100,00
1843. " 461, J. D. Southard,	5,00
" " 579, Isaac Southard,	45,00
" " 490, Josiah Harrison,	100,00

Amount,	\$462,30
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The Committee beg leave to call the attention of the Legislature to this statement, as worthy of further investigation.

In conclusion, it will be seen that, irrespective of the sum of \$462 30, which could not be fully investigated by the Committee, without power to send for persons and papers, the balances unaccounted for by the late Treasurer in the School Fund account is the sum of three thousand nine hundred and fifty-eight dollars and sixteen cents, (3,958 16,) and in the State account, the sum of nine hundred and forty nine dollars and seventy-two cents, (949 72,) making together the sum of four thousand nine hundred and seven dollars and eighty-eight cents.

E. R. V. WRIGHT, }
GEO. H. BROWN, } Com. of Council.

JOHN R. CONOVER, }
ISAAC VAN WAGENEN, }
BENJAMIN RIDGWAY, } Com. of Assembly.
JAMES CLARK, }
N. T. STRATTON, }

March 1, 1844.

Which was read and ordered to lie on the table, and five hundred copies of the same ordered to be printed for the use of Council.

Mr. Wright asked leave to introduce the Report of the Inspectors of the State Prison, requesting that the same may lie upon the table, and two hundred copies of the same be printed.

Mr. G. H. Brown moved to postpone the printing of the same, whereupon the yeas and nays were ordered and were as follows:

YEAS.

Messrs. Beasley,	Messrs. Hulme,
G. H. Brown,	Moore,
Dodd,	Woolsey—6.

NAYS.

Messrs. A. W. Brown,	Messrs. Ihrie,
Browning,	Nelson,
Canfield,	Stansborough,
Cordery,	Wilson,
Hamilton,	Wright,

Zabriskie—11.

So said motion to postpone was lost.

REPORT.

*To the Honorable, the Legislative Council
and General Assembly of the State of New Jersey :*

The undersigned, constituting the Board of Inspectors of the New Jersey State Prison, in pursuance of the following resolution, having proceeded to make the necessary examinations, are now prepared to submit their report, in answer to the various inquiries contained in the said resolution :

“Resolved, (Council concurring.) That the Inspectors of the State Prison prepare and lay before the Legislature, at its next sitting, a statement of the annual earnings, receipts, disbursements, debts, credits, nett gain and losses of the said prison, from the 1st of October, 1836, to the 1st of October, 1843—and that the said statement shall also show the amount of earnings expended, or so applied in each year, to the benefit of the state, and the amount of moneys received from or paid into the state treasury, including payments for salaries or otherwise.”

The fiscal operations of the prison since its completion, a period of nearly eight years, have been very considerable—embracing transactions of a varied character, and thus rendering its management very complicated. Nevertheless, we indulge the hope, that the care and attention bestowed in the examination of the whole matter, added to the numerous explanatory numerical tables, subjoined, will be sufficient to furnish all the desired information.

The starting point of investigation, called for by the resolution, is the first day of October, 1836 ; but in order to render the account intelligible, we have deemed it requisite to incorporate in our report, a statement, exhibiting the financial condition of the prison at the close of the preceding current year.

There is also a matter of very considerable moment, that will tend materially to elucidate the condition of the prison,

connected with the ability of the institution to maintain itself, without extrinsic aid from the state. This, the Legislature will discover, by a careful examination of the stock property and available securities of the prison, contained in statement A. herewith submitted, and to which the undersigned beg leave to refer.

By reference to that statement it will be perceived, that on the 1st of October, 1835, the nett stock of the prison, over and above all its liabilities, amounted to \$24,043²⁰/₁₀₀, which was made up as follows:—The effects of the prison were inventoried at \$5800³⁹/₁₀₀, which estimate we may reasonably presume, did not extend beyond the real value of the property appraised. The cash on hand amounted to \$1757⁵⁶/₁₀₀; the bills receivable to \$1150⁰¹/₁₀₀. The books exhibited an indebtedness to the prison from various individuals, of \$3345⁵³/₁₀₀; the only remaining item is one of \$12,709⁷⁴/₁₀₀, due from the state, for labor bestowed by the convicts upon the new State Penitentiary, then in progress of erection, under the superintendence of Commissioners, appointed by the Legislature for that purpose; and also for materials furnished from the stock and earnings of the old prison.

The policy of employing the convicts in mechanical pursuits, though insufficient to meet the current expenses of the prison in full, had nevertheless been attended with partial success. It contributed to relieve the treasury of the state in a great measure from the burden of providing for its annual expenses.

The Commissioners for building the new prison, desirous of diminishing as far as possible the cost of its construction, were of opinion that their object could be most successfully attained, by causing the labor of erecting the prison, to be as far as practicable performed by the convicts. It was natural to suppose that the state could be materially benefitted by carrying out this idea. Not only that the commissioners might exercise more perfect control over the operatives, but mainly because the service of each (equivalent in amount to that of the ordinary laborer or mechanic) might be obtained at a greatly reduced price.

When, therefore, the commissioners entered upon their duties, they proceeded to employ the convicts upon the new prison. And by a reference to the minutes of the proceedings of the inspectors, we find the commissioners were to be charged by the prison, for the wages of the out-door laborers, at the rate of 62½ cents per day. The smiths at

work inside earned, and were allowed by the Commissioners, 75 cents per day.

This labor of the convicts necessarily withdrew them from their ordinary employment, in the different species of mechanical pursuits, that had been introduced in the old prison, and consequently the amount of earnings in the old prison became much diminished from that source. Yet, by the judicious policy of the commissioners, this labor upon the new prison became the means of augmenting the earnings of the prisoners far beyond that of any previous year. It operated in a great degree to placing the institution, not only out of embarrassment, but relieving it entirely from debt.

The inspectors have deemed this explanation necessary, as it will become very important in a subsequent part of this report, in order to ascertain the ability of the institution to maintain itself. Thomas M. Perrine was then the keeper, and continued in that capacity up to Oct. 1, 1835.

It will be perceived that the assets of the prison consisted principally in this debt due from the state, through the commissioners. Now we can see no difference in the character of this transaction from that of a debt created by an individual. Suppose it became necessary to close the accounts of the prison finally and transfer the assets to another. If this labor, amounting to over \$12,000, had been performed by state prisoners for an individual, say in cutting stone, weaving, chair making, or the like, it would be collected, and when the settlement took place, the keeper would transfer the property to the state, and pay into the treasury every dollar of this money that might not be required to liquidate outstanding demands against the institution. To illustrate the correctness of this position, we will assume that Mr. Perrine had, by his good management of the prison, earned the sum of \$16,055 26 (being the same amount as appears by statement A, that was due from the commissioners for convict labor, added to the debts due from individuals, at the close of year in October, 1835,) and had received the whole amount in cash, how would his account then stand? Let us see. By statement A,

He had in cash, on hand,	\$1757 56
Add to this the above amount of prison earnings, converted into cash,	16,055 26
Whole amount of cash on hand,	<hr/> \$17,812 82

Now take from this the gross amount of debts
due by the prison,

720 02

Balance,

\$17,092 80

And you will then perceive that Mr. Perrine would have actually paid into the treasury of the state the sum of *seventeen thousand and ninety-two dollars and eighty cents*.

Thus much by way of explanation. We take it, the object of this report is directed to elucidate the true condition of the prison, and to ascertain all matters necessary to the solution of the question: Has the New Jersey State Penitentiary been a source of profit or loss to the state?

In the discharge of the duty, therefore, enjoined upon us by the resolution, we shall endeavor to present the whole subject in a clear manner, and divest the affairs of the institution from that confusion into which they appear to have been thrown, by those who have undertaken the task heretofore. The supervision and management of the prison commenced with Joseph A. Yard, on the first of October, 1835. It is true, Mr. Yard was not appointed until January following; nevertheless, he was accountable for its management from the 1st of October, the commencement of the current year.

His administration commenced and continued until October 1836, in the old prison. Meanwhile, some of the convicts were employed as now in mechanical pursuits, but a great number were engaged in erecting the new Penitentiary.

The amount of the stock of the prison transferred to Mr. Yard, was \$24,043 20. This was passed to him by the former keeper, Mr. Perrine, as available; yet a large amount of that sum, consisting of sundry debts due to the prison, from various individuals, has since been shown to have been of no value; which, after Mr. Yard left the prison, was stricken from the stock account, upon the prison books, as bad debts, from which nothing could be realized.

The Inspectors would mention here, that in reports subsequently made to the Legislature, these debts have been charged upon Mr. Yard, as having, among others, been created during his administration; whereas, the books of the prison show, that they were contracted long before he came into office.

At the close of the first year of Mr. Yard's administration as keeper (as shewn by statement B,) the nett stock of the

Institution amounted to \$27,024 64, being an increase over the last preceding year, of \$2981 44.

In November, 1835, a part of the stock of the prison had been destroyed by fire, amounting to \$1269 31, which Mr. Yard was enabled to replace out of the earnings of the Prison, over and above the expenditures of that year, and it therefore became the subject of legitimate charge against the state.

The amount due from the Commissioners for convict labor was augmented during the same period, from \$12,709 74 to \$15,641 00, being an increase of \$2931 26.

There is also a charge of \$424 11 against the state, for repairs done to the prison, which Mr. Yard paid out of the prison earnings.

The debts due by the prison amounted to \$428 36½, which deducted from the assets of the Prison, \$27,453 00½, leaves the nett stock to be transferred to the accounts of the next year, amounting to 27,024 64.

The salaries of the officers of the prison were, and still are by law, drawn direct from the Treasury, and therefore could form no part of the expenditures of the prison proper.

During Mr. Yard's first year no money was drawn from the State Treasury by him, in aid of the prison. The earnings of the Institution, under his management had exceeded the current expenses by \$2981 44.

It is true, Mr. Yard did not pay any of these surplus earnings into the Treasury ; but if he had chosen to embarrass the affairs of the prison and treasury, it would have been very easy for him to have paid in every dollar.

The whole of this surplus was owing to the prison by the state, through its agents, the Commissioners.

Mr. Yard, therefore, if desirous of availing himself of any honor to arise from the actual payment of surplus money, had only to draw from the Treasury, the amount due for convict labor during that year, \$2931 26, and then upon that; or the succeeding day, go through the formal process of paying it back again into the same depository from which it had first been taken, claiming the repayment, as he might truly have done, as so much surplus earnings ; however, Mr. Yard saw fit to acquire a reputation for correct management and prudent business like conduct, rather than mere parade. He knew that his accounts would show the actual nett gain of the prison, which was all his employers could desire.

To sum up the year's account, it would stand thus :

Salaries of officers of the prison,	\$4,333 55
Surplus earnings during the same period,	2,981 44

Loss to the State in carrying on the Institution,	\$1,352 11
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While the nett gain, exclusive of salaries, (upon the principle of computation of subsequent keepers) to the state, was	\$2,981 45
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To which add the inspector's fees, paid by Mr. Yard, out of the prison earnings,	331 50
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And the actual gain will be	\$3,312 94
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It will be perceived, by reference to one of the numerical tables subjoined, that Mr. Yard paid out of the surplus earnings, the Inspector's fees, \$331 50.

Since the Institution passed out of his hands, the Inspectors' fees have invariably been drawn from the State Treasury.

Statement C exhibits the condition of the Prison at the close of the current year, on the 30th September, 1837.

The whole amount of stock was	\$33,048 38
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From which deduct debts due by the Prison,	1,368 46
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Balance in favor of the prison, being the nett stock,	\$31,679 92
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The convict labor performed for the state, amounted this year to	794 20
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Paid for prison repairs out of the prison earnings,	19 33
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Total,	\$813 53
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None of which was ever drawn by Mr. Yard from the Treasury, the same not being required by the exigencies of the institution, although his draft would have been honored, and he might, if he had chosen, claimed the merit, at the close of the year, of having paid into the Treasury, from the surplus earnings of the Prison, the sum of \$813 53.

The stock of the prison embraced the amount of property destroyed by fire, and replaced by Mr. Yard, out of the surplus earnings, together with the amount of prison repairs of the previous year. These charges, amounting together to the sum of \$1,693 42, were, by order of the Board of Inspectors of that year, *stricken from the stock account of the prison*. This had the effect, not only of depriving the institution of the benefit of that sum due from the state, but unexplained, made it appear that Mr. Yard had fallen that amount behind preceding years, in the earnings of the Prison ; where-

as it had actually been paid by him out of the Prison earnings.

The salaries drawn from the Treasury, during 1837, amounted to	\$4607 29
The nett gain in the operations of the Prison, during the same period, was	6348 70

Actually exceeding the expenditures, inclusive of salaries,	\$1,741 41
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It may therefore appear strange, Mr. Yard having so large a surplus, that no part of it was paid into the Treasury at the end of the year; but this apparent inconsistency is explained by the fact, that he had absorbed the greater portion thereof, in matters for which the state itself, and not the prison, should have made provision. \$1209 31 were paid by Mr. Yard, to replace the stock and property destroyed by fire, \$424 11 in the previous year—and \$331 50 that year, for Inspector's fees; besides he had furnished the new Prison *entire*, with furniture, and apparatus for the prisoners, in carrying on the various mechanical departments. The balance consisted of a state debt for convict labor, which *was already in the State Treasury*, and did not require to be drawn out, *only to be returned*.

Statement D. shows fully, that the surplus was transferred to and made part of the nett stock of the succeeding year.

By Statement C. inventory, September 30, 1837,	
was	\$8,103 58
By Statement C, inventory September 30, 1838,	15,739 79

Increase,	\$7,636 21
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A reference to the statements accompanying this report will show, in detail, the subject matter of the inventory, and stock of the prison, in each year.

The nett stock of the prison, at this time, amounted to	\$39,394 82
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The salaries drawn from the state treasury, amounted to	6,192 49
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The nett gain of the prison operations during the same period, was	7,734 23
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The convict labor this year amounted to	855 89
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In this, as well as the preceding year, Mr. Yard drew no money from the Treasury, except only for the salaries of officers. His account then, is as follows:

Nett gain for the year, ending 30th Sept., 1888,	\$7,734 28
Deduct salaries of officers of prison,	6,192 49

Balance in favor of the prison,	\$1,541 74
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On the 30th September, 1889, (see statement E,) the stock of the prison amounted to \$44,943 96, from which it was necessary to deduct \$4,473 75, being the liabilities of the prison, leaving a balance (the nett stock of the prison) of \$40,470 21.

The inventory had increased to \$16,214 35. To meet the indebtedness of the prison of \$4,473 75, the institution had claims against sundry individuals, amounting to \$6,224 20, which, together with the amount due from the state for convict labor of \$17,426 74, made up the sum of \$23,650 94.

If, therefore, these claims had been paid to the prison, Mr. Yard could have paid off all the debts due by the institution, and there would have remained in his hands, to go into the state treasury, a balance of \$19,177 19.

It is proper here to observe, that among these debts due by individuals, there were many that had been transferred to Mr. Yard by his predecessor, and which were entirely valueless. In several instances the persons were themselves either dead or insolvent, before ever the books or evidences of debt passed out of the hands of Mr. Perrine.

But even if the entire amount of those claims turned out to be a loss to the prison, still the sum due for convict labor would have been more than sufficient.

It was at the close of this year that Mr. John Voorhees was appointed keeper. Mr. Yard's administration for four years, terminated in a manner which left no doubt of the ability of the prison to maintain itself. He husbanded its means so prudently, that he left it, if not out of debt, certainly with available funds more than sufficient for that purpose. It had been the custom of some of the creditors of the prison, to leave their claims unsettled, believing the investment secure. While Mr. Yard, anticipating the time of payment, strove to avoid drawing any thing from the treasury for ordinary expenditures, to the end that when these sums should be demanded, they could instantly be paid by a draft upon the treasurer.

He appears to have been paid by the Legislature, after he went out of office, 600 dollars as a testimony of their approbation of his management as keeper.

When Mr. Yard came into office the nett stock

of the prison amounted to	\$24,043 20
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When he went out of office, four years after, the nett stock he passed over to his successor, Mr. Voorhees, was

40,470 21

\$16,427 01

So that the nett stock had been increased, on an average, more than four thousand dollars a year ; or in the four years of his administration, he had purchased and brought into the prison \$16,427 01 worth of property, fixtures and furniture. It has been said of Mr. Yard, although he reported large profits, yet that none of these monies ever found their way into the state treasury. The error arose in this : Mr. Yard reported surplus earnings—he never reported that he had those earnings converted into cash. Instead of having the amount of his earnings in money, he had it in furniture* fixtures, weaving looms, and other apparatus, tools, &c. He could not, without a sale, reduce the property of the prison to money, but he could, and did, show the amount of *gain in the operations of the prison* under his management, and of what those surplus earnings consisted. The prison books attest the truth of his Report, and that the money was expended in purchase of property, most of which is, at this day, in use within the prison walls.

Lest we should not be understood, it will be well to insert an analysis of his payments out of the surplus earnings, which other Keepers since, for similar purposes, have been obliged to draw from the State Treasury.

He was enabled to carry on the operations of the prison without drawing on the Treasurer—they could not.

Account of monies paid, &c. by Mr. Yard, during the four years of his administration, ending September 30th, 1839, forming no part of the usual current expenditures :

Furniture, fixtures, &c., being increase of nett stock,	\$16,427 01
Repairs and property, to replace the loss by fire,	1,269 81
Prison repairs,	443 44
Inspectors' fees,	331 50
" "	208 50
" "	193 50
Prison repairs,	242 99
Re-taking a prisoner who had escaped,	209 00

* Mr. Yard furnished nearly two hundred cells with separate prison furniture, tools, and machinery necessary to enable each convict to labor by himself. In addition to which, he furnished the Inspectors' Room, and other parts of the building.

Per allowance by order to Joseph R. Dobbins,	500 00
Board of sundry persons, as assistants, their board forming part of their salaries,	378 00

Total, \$20,194 25

The Inspectors consider no comment necessary upon this part of the Report. If Mr. Yard had drawn upon the Treasurer for all prison repairs, Inspectors fees, kept the amount of the nett stock of the prison down to what it was when he came into office, and then followed the example since set by Mr. Gaddis, in drawing the amount of convict labor from the Treasury, he would have had at the close of his administration over *eighteen thousand dollars* to have paid over to his successor, or returned to the State.

Mr. Gaddis in 1841 drew from the State Treasury, for convict labor, repairs and improvements,	2502 36
In 1842,	1760 98
In 1843,	361 90

Total, 4625 24

Soon after Mr. Voorhees came in, the creditors of the Institution presented their demands for payment. The total amount of indebtedness was 4473 75. The Inspectors are at a loss to account for the events in the prison during this first and only year of the administration of Mr. Voorhees. His predecessor had permitted \$17,426 74 to remain in the Treasury, subject to the draft of the Keeper, expressly to meet these demands. The joint-committee of the Legislature, upon the accounts of the prison, attended at the prison, to make their annual inspection and report.

They met, and (for some reason unaccountable to us, and irreconcilable with a proper knowledge of the business) ordered the whole amount of convict labor, exceeding *seventeen thousand dollars*, a sum as certainly available to the Institution, as so much cash, *to be stricken from the books*. They went still further. They found upon the books and among the assets, liabilities of sundry persons, amounting to \$4306 14, which, without the means in their reach, of knowing whether all or any of it was collectable, they, in the same cavalier method, ordered the clerk of the prison to expunge *as valueless*.

We here take occasion to state, that a part of the claims that were stricken from the books at that time, was really *valid and have since been paid voluntarily*. We are also

well assured that more will be liquidated.

The claims against the prison were meanwhile unsettled. Their payment must be provided for. By the acts of the joint committee and keeper, the prison was entirely stripped of its available funds. The Institution had but to *claim its own* from the Treasury, to wipe off all its indebtedness. But instead of this, the committee allowed the debts to stand, while they cut off the only means of their payment. It might be considered uncharitable to venture the suggestion, that they were done to bring discredit upon the administration of Mr. Yard.

We cannot forbear to notice the manner in which this whole business was managed. With so large an amount at his call in the Treasury, the application of Mr. Voorhees to the Legislature for \$6000 00, to meet the indebtedness of \$4473 75 would have been looked upon as preposterous. Were not \$17,000 00 sufficient to pay off so small a debt? Unquestionably, unless therefore, Mr. Yard was to lose caste as Keeper, under the charge of mismanagement, there is no conceivable reason why the money should not as well be drawn to pay a state debt, as to cancel the debt with *the dash of a pen*, and then appropriate \$6000 00 to pay the debts of the prison!

What right had that committee to strike out a claim of \$17,000 00 from the prison books? Was that course adopted from necessity? It strikes us, that with the same propriety, a joint committee of the Legislature might walk into the Treasurer's office, and there strike out of the school fund books, the State debt of \$99,000 00. We imagine it quite difficult to present any real difference between the two cases. In either case the State is the debtor to a particular fund—each under the supervision of a committee, and yet it remained to those gentlemen to be the first to mutilate the prison books—the first to strip the prison of its assets, as committee men, and then gravely to sit as legislators upon the petition of Mr. Voorhees, and vote an appropriation of \$6000 00 to supply the means, of which, by their own act, the prison was deprived the week before. Yet such was the fact.

It is manifest, that the affairs of the prison were thrown by this act, into the greatest confusion. Nor did the consequences rest alone with Mr. Voorhees. He received \$6000 00, and put that amount in the prison funds. The current expenditures of the prison had exceeded the earnings \$3466 89. Mr. Voorhees had paid out of the appro-

priation of \$6,000 00 all the liabilities under Mr. Yard's administration, and at the year's end paid over to Mr. J. B. Gaddis, the sum of \$1272 60, which we will dispose of presently.

To sum up the year's management of the prison by Mr. Voorhees :

Oct. 1, 1840. Stock of prison,	\$25,336 92
Debts due by the prison, including the appropriation of \$6000 00,	10,307 97

Balance, being the nett stock,	\$15,028 95
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This reduction in the stock, it will be remembered, was made by the committee of the Legislature, and therefore, could have no influence upon the prison affairs, except to embarrass them. It doubtless furnished the material for a report that could throw no light whatever upon the true condition of the prison, but whose only effect must be, to cast a stain upon the reputation of the predecessor of Mr. Voorhees.

You will find, by examining statement F, that the accounts of the state and prison were differently treated, according as the indebtedness should happen to be on the one side or on the other. In Mr. Voorhees' time \$6000 00 obtained from the Treasury to carry on the operations of the prison, were placed to the credit of the state as a loan, and the prison is made a debtor for that sum to the State Treasurer. While upon the very same page on the debit-side of the stock account, you will perceive the sum of \$17,426 74 (contracted previously to Mr. Yard's going out) due from the state to the prison, stricken off the books as utterly worthless, a groundless claim. We question much whether such a gross inconsistency can find its parallel.

In the name of wonder, if the prison was to be charged by the state with the amount it received, was it not equally just and reasonable, that the state should be charged with the amount due for convict labor by the prison? It would be most palpable fallacy to reason otherwise. However, we apprehend we have made the whole matter intelligible to the most ordinary comprehension. It only remains to show how the debts of Mr. Yard were liquidated, and in what condition the Institution passed into the hands of Jacob B. Gaddis, whose administration commenced in October, 1840.

By further reference to statement F it will be seen that Mr. Voorhees had saddled the Institution with debts amount-

ing to \$4307 97. He had drawn from the treasury for salaries \$6416 30, in addition to which he had obtained the appropriation of \$6000 00 to enable him to pay off \$4473 75, making in all, drawn by him, for the prison, in one year, \$12,416 30. He therefore paid nothing into the treasury.

Unlike Mr. Yard, he drew more money from the treasury than the prison owed, and left the prison at the end of *one* year over \$4300 00 in debt, within one hundred and seventy dollars of what Mr. Yard had created and left unpaid in *four years*, and that too, when Mr. Yard had been embarrassed with the disadvantages of an experiment in prison discipline that had been brought by him into successful and complete operation when Mr. Voorhees came into office.

The utter inefficiency of Mr. Voorhees became so evident, and the loss in the operations of the prison so enormous in one year, upon the coming in of his annual report, that the Legislature deemed it proper to substitute another. Jacob B. Gaddis was accordingly appointed keeper, and his administration commenced with the opening of the current year, October 1st, 1840.

Almost the first step taken by this new keeper, was to have a second inventory made of the stock of the prison. In his estimation, the appraisement made a few weeks previous, by his predecessor, (Mr. Voorhees,) was entirely too large. The whole matter was reviewed, and ended in the depreciation of the estimated value of the inventoried property, to a very great extent. We find a sweeping reduction made of \$2077 00 without any supposable reason for such a course. Our efforts, however, are directed to the effect rather than the cause of such a radical cutting down and undervaluation. If motives are to be called in question, we are confident that this system could have been resorted to for no other purpose than to enable Mr. Gaddis to claim an increase in the net stock at the end of the year, when in reality no such increase existed. Like the Western merchant, who boasted of having made himself greatly the gainer in a short time, by the process of *marking up his goods*, so could Mr. Gaddis appear to add much to the amount of his inventory by the same process. He had but to mark up the goods at the end as much as they had been cut down in the beginning of the year, in order to show an increase in the stock during that period, of, say twenty, thirty or fifty per cent., while in both cases the value had been put upon the same articles. Whether our conjecture as to the object be correct or not, the result

certainly was produced. To prove this, we refer to statements F & G. We also introduce a synopsis of the different accounts, by way of comparison:

Inventory, 1840. Furniture account under Mr. Voorhees,	\$5,417 38
Inventory, 1841. Furniture ac't under Mr. Gaddis,	6,848 80

Difference,	\$1,431 42
Inventory, 1840. Provision, hospital, &c., ac't, under Mr. Voorhees,	\$1,116 67
Inventory, 1841. Provision, hospital, &c., under Mr. Gaddis,	1,278 83

Difference,	\$162 16
Inventory, 1840. Weaving, chair-making, &c., under Mr. Voorhees,	\$10,415 38
Inventory, 1841. Weaving, chair-making, &c., under Mr. Gaddis,	6,607 37

Difference,	\$3,808 01
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If, therefore, you deduct the sum of \$1,431 42, and \$162 16 from \$3,808 01, it will be seen, that compared with the previous year, there is a loss in stock against the administration of Mr. Gaddis, of two thousand two hundred and fourteen dollars and forty-three cents.

Again, the nett stock of the prison under Mr. Voorhees, was \$15,028 95, while at the end of Mr. Gaddis' first year, it had fallen off to only \$13,979 19, (being a loss of \$1049 76.) The committee of the legislature of that year reported that Mr. Gaddis had made a gain in the operations of the prison, of \$4486 22. Now so far as an inspection of the books goes to contradict that report, we consider the whole matter purely imaginary. The impression left upon the public mind, was, that Mr. Gaddis had been enabled to make \$4486 22 for the state in one year. When, and where, or how, does that appear? Not by the prison books, of a verity. It could not have been turned into cash, for he never pretended to have paid a dollar into the Treasury. It could not have been in the stock, for it was less by \$2,214 43 than when transferred to him by Mr. Voorhees. Charity prevents us from intimating, that the committee must have been induced to credit what they were told, rather than to have relied upon the books themselves, to have made a report, in our judgment so manifestly erroneous.

Statement G exhibits the correct view of the operations of Mr. Gaddis during 1841, as his accounts stand upon the books of the prison. Instead of making anything for the prison, his first year's administration, cost the state the following sums :

He drew from the Treasury in 1841, for salaries of officers of the prison,	\$6,782 43
For prison repairs, improvements and convict labor,	2,502 36
" prison uses, (appropriation,)	5000 00
" heating apparatus, (drawn by the inspectors in fact,) but for the prison,	3000 00
Total,	\$17,284 79

Making in all *seventeen thousand two hundred and eighty-four dollars and seventy-nine cents*, in one year, being within \$4508 09 of the sum Joseph A. Yard drew for all purposes, in four years.

As respects the five thousand dollars, some of that amount went to pay off debts contracted by Mr. Voorhees.

But the sum, \$3000 00, expended for a heating apparatus, was so much money thrown away. It was wasted upon a mere experiment, that ended in a complete failure. The speculation was exceedingly unfortunate for the state, as the whole apparatus, shortly after its completion, was abandoned as useless. A part of the material was sold for old iron, and the remainder, we are credibly informed, composes a part of the rubbish in the prison yard. But the mischief did not end here. From discoveries since made, it is ascertained, that the state had to pay nearly another thousand dollars, which consists of debts created in experimenting upon a machine to furnish heated air for the cells in winter, and fresh breezes in the summer.

At the close of the current year, Oct. 1st, 1842, (see statement H.) the nett capital of the institution was \$18,157 41.

Mr. Gaddis claims the merit here, of paying into the Treasury, at the year's end \$1600 00. Whether this money was the result of his good management of the prison, or not, remains to be shown.

Mr. Voorhees' debts were \$4307 97. Now when Mr. Voorhees went out, he paid to Mr. Gaddis in cash \$741 82 ; besides Mr. Gaddis drew \$5,000 00 to pay the debts of Mr. Voorhees. He also drew \$2502 36 for convict labor, &c. The whole together amounts to 8,224 18.

Suppose we then take that amount, and deduct therefrom the gross amount of Mr. Voorhees' debts, what would be the balance, in cash, remaining in the hands of Mr. Gaddis ?

Cash received, to pay Mr. Voorhees' debts, in all, \$8,224 18
Gross amount of Mr. Voorhees' debts, 4,307 97

\$3,936 21

So then, Mr. Gaddis, after paying off all the prison debts that had accrued in the time of his predecessor, had in his hands and possession, in A. D. 1842, \$3936 21. If, therefore, he only paid over at the year's end \$1600 00, what became of the balance ?

But, in addition to all this, Mr. Gaddis drew for what is termed prison uses and salaries, the following sums, viz :
Salaries of officers of the prison, \$6,757 50
Prison repairs, convict labor, &c., 1,760 98
Do. prison use, 100 00

Amount appearing against prison in Treasurer's account, for money drawn by Jacob B. Gaddis, of which we find no account on the prison books, 607 18

Total, \$9,225 68

Notwithstanding, therefore, Mr. Gaddis exhibits so gratifying a statement of the condition of the prison under his management, for the year 1842, let us see what that same administration cost the state.

Salaries, prison uses, &c., above enumerated, \$9,225 68
Balance in his hands at the commencement of the year, &c., after paying all of Mr Voorhees' debts, amounting to 3,936 21

Total, \$13,161 87

Per Contra.

Amount of increase of stock from the end of last year, 1841, as shown by comparing statements G and H, \$4,178 22
Amount paid to the Treasurer, 1,600 00

5,778 22

Balance, \$7,383 65

In this calculation we charge Mr. Gaddis only with the money he had in his hands at the commencement of 1842, and such other sums, as he drew out of the Treasury, in

1842. We then give him credit for the whole increase of stock, without regard to any marking up in appraisements, to which we make no allusion. In addition to which, he is allowed the payment of \$1,600 00, and the result, upon subtracting the expenditures from the receipts, show that Mr. Gaddis' management in 1842, inclusive of salaries, cost the state the large amount of \$7,383 65, or *exclusive of salaries, one thousand six hundred and twenty-six dollars and fifteen cents.*

Our labors will conclude with a history of the last year's administration of the prison affairs, under Jacob B. Gaddis, the details of which are comprised in statement I.

The nett stock of the prison at the end of the year, Oct. 1st, 1843, was estimated at \$25,351 10. The gain in the same period is stated to have been \$2969 80. It appears that Mr. Gaddis had paid into the Treasury the sum of \$1000 00 at the end of the year as so much clear gain to the state, thereby inducing the public to believe, from that fact, that the prison had in his hands, become a source of revenue. A more bold attempt at imposition was never practised. It is due to the legislature and the public, once for all, to expose every attempt to hoodwink either. If that report was to be taken *ex cathedra*, the unsuspecting people of New Jersey would be most egregiously deceived. The truth is, that in 1843, Jacob B. Gaddis paid into the Treasury \$1000 00, but it is equally true, that the amount drawn from the Treasury of the state, during the same period, was \$7,153 90. The stale story is repeated, that the prison has nothing to do with the salaries of prison officers. But the instant that is asserted, it amounts to the most satisfactory denial of the statement, that the prison was a source of revenue to the state. That institution must indeed be profitable to the people, when they receive one thousand dollars in return for more than seven thousand dollars taken from them. But how did Mr. Gaddis have it in his power to do this, and under what show of justice, could he return this sum of \$1000 00. By examining statement I, you will find in the face of his report about cash purchases, that while he could pay \$1000 00 into the Treasury, he permitted \$1487 53 of debts against the Prison to stand unpaid, most of which, by the way, will have to be paid by his successor, Mr. Yard. Now why did he not take this \$1000 00, and pay off a part of that debt of \$1487 53.

We would here take occasion to say, that in addition to

the \$1487 53 of debts, Messrs. Morris, Tasker & Morris, hold a claim against the Prison for improvements, and have demanded its payment, together with bills of some considerable amount of Jacob B. Gaddis' contracting, have been presented and paid ; and how many debts are outstanding, we are unable to say. But by far the most interesting portion of this whole matter, will be discovered in the adroitness of the late keeper, in obtaining the \$1000 00 that went, with so great a flourish, into the Treasury. At the time when it was necessary for Mr. Gaddis to make up his annual account, he had but a few dollars in cash in his strong box. He threw out the impression in his report, in speaking of cash purchases, that he did all his business for cash, that he trusted nobody, took no notes, allowed no property to pass out of his custody, without the payment therefor immediately. The great parade therefore of the one thousand dollars payment, also went to keep up the unities of the cash system. But how are the facts ?

Upon referring to the Prison books, we discover that with the exception of an insignificant amount, paid for weaving carpets or the like, the entire business of the sales of prison materials, during Mr. Gaddis' three years, *was done upon credit*. The property was delivered to the purchasers, and they were either charged upon the books, or the keeper took their promissory notes as security for the respective amounts. Over and above charges against individuals, of several thousand dollars, upon the Prison books, in the three years, Mr. Gaddis has sold for credit, the manufactures of the Prison, and received for the same, eighty-nine promissory notes, *amounting to nearly fourteen thousand dollars*. Is this what Mr. Gaddis wishes the Legislature to consider a safe cash business ?

To show the disastrous consequences of this immense business on credit, and to show how near the truth is the statement, that Mr. Gaddis made no bad debts, we will mention a single instance. He trusted a man living in New York, and took his note for \$579 16 at six months' credit, which he paid by virtue of the provisions of the act, establishing a uniform system of bankruptcy. He also trusted him to a second bill of goods, amounting to \$564 00, and took another note, which was settled by the same easy method of *service by bankrupt certificate*. A third note was also taken from the same person, for \$564 03, which was liquidated by the summary transfer of the same from the Prison books, to the bankrupt schedule, thus causing a

dead loss to the state, at one time, of *seventeen hundred and seven dollars and nineteen cents*.

In confirmation of this, we refer to the Prison books, and to the statements on the debit side of the stock account of statement I, where you will discover more than four thousand dollars of bad debts, in the time of Mr. Gaddis, were stricken out. To go back then to the operation, by which the one thousand dollars was raised, you will find a schedule of certain promissory notes appended to this report, to which we invite your particular attention. None of these notes were due. Mr. Gaddis raised the wind as follows: He took these notes (with the exception of two) up to the Trenton Banking Company's office, and having endorsed them severally, laid them in to be discounted. The bank conceiving the State of New Jersey responsible for the amount of the notes, discounted them; and Mr. Gaddis, out of this money took \$1000 00, went and paid it to the State Treasurer as so much surplus earnings! It was in this way Jacob B. Gaddis managed to convert the prison notes into cash, by endorsing them, and thus pledging the state for the refunding of the money, in case they were not paid at maturity.

But let us see whether this manoeuvre to bolster up the business reputation of Mr. Gaddis was not carried on at the expense of the people of New Jersey.

If the state owned the notes, they were just as good as cash, until they were due respectively. The people were not so pinched for money, as to be obliged to *shave their notes* before due; and therefore, there could be no earthly reason for this course. But Mr. Gaddis doubtless conceived his credit would stand higher, by paying the cash than merely reporting to the Legislature the same in promissory notes. It might interfere with the harmony of the idea about a safe cash business. He therefore thought he might venture to pay *forty dollars* of the people's money to have these notes discounted. Not because it was right; not because it was necessary; but simply, that Mr. Gaddis might have the credit of paying back into the Treasury \$1000.

The people of New Jersey are doubtless exceedingly obliged to Mr. Gaddis for throwing away their money in discounting notes, when there was not the least necessity for such a step.

We have now gone through with the various administrations of Messrs. Yard, Voorhees, and Gaddis, including a period of eight years; we shall therefore conclude with a

brief summary, exhibiting at a single glance, the expense which this prison has been to the State of New Jersey, in each year, under each keeper, a comparison of the expenditures of each with the other, and the aggregate in the whole term.

In 1836, Joseph A. Yard drew from the state treasury, for salaries of officers (which was the only money drawn that year,)	\$4,333 53
In 1837, he drew out for salaries, (which was all he drew that year,)	4,607 29
In 1838, for salaries, (being the whole amount drawn that year,)	6,192 49
In 1839, for salaries, (drawing no other money,)	6,659 55

Total, \$21,792 86

New take from this the aggregate gain in the operations of the prison for the same period, being for increase to the nett stock, over and above annual expenditures,	\$18,139 76
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Balance against prison, \$3,653 12

This, then, is the general result of Mr. Yard's management of the prison for four years. It shows that he could have kept the stock of the prison at what it was when he went into office, and paid out of his surplus, the entire salaries of the officers, during the whole time, less only \$3,653 12. How was it with Mr. Voorhees? In his one year he drew out of the state treasury for salaries and prison uses, \$12,416 30, and the prison sustained a loss that year, in addition to the above, of \$3,466 89.

Let us compare his administration with that of Mr. Yard's:

Amount drawn for all purposes by Mr. Yard, in 4 years,	\$21,792 86
Amount drawn for all purposes by Mr. Voorhees, in 1 year,	12,416 30

Difference, \$9,376 56

Thus showing that the institution under Mr. Voorhees cost the state more than twice as much as it did under Mr. Yard. Jacob B. Gaddis drew for all purposes, from the

state treasury, in 1841,	\$17,284 79
In 1842, for all purposes,	9,225 66
In 1843, for all purposes,	7,153 90

Total, \$33,664 35

So it will be seen that in three years, Jacob B. Gaddis drew out \$33,664 35 from the treasury of the state. On the other hand he paid back the following sums:

In 1842 he paid to the Treasurer,	\$1,600 00
In 1843 (by means of the facilities that forty dollars of the people's money gave him) he was enabled to pay,	1,000 00

Total	\$2,600 00
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For this he must be credited. Taking then \$2,600 00 from	\$33,664 35
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The balance will be,	\$31,064 35
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Now in order to show how much more detrimental to the state was the administration of Mr. Gaddis than that of Jos. A. Yard, we will compare the amounts drawn by each during their respective periods.

From 1840 to 1843, Jacob B. Gaddis drew out of the treasury of New Jersey,	\$33,664 35
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From 1835 to 1839, Joseph A. Yard drew from the same source,	\$21,792 88
--	-------------

	\$11,871 47
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Exhibiting the extraordinary fact, that Mr. Gaddis actually drew in *three* years more money than Mr. Yard drew in *four* years, by the enormous sum of *eleven thousand eight hundred and seventy-one dollars and forty-seven cents!*

Once more. We will now add together the whole amount drawn from the treasury by Mr. Yard and Voorhees, and then compare it with the sum drawn out by Jacob B. Gaddis, in three years.

Mr. Yard drew in four years,	\$21,792 88
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Mr. Voorhees drew in one year,	12,416 80
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	\$34,209 18
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Mr. Gaddis drew in three years,	33,664 35
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The difference being only	\$544 83
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Thus you will perceive that (notwithstanding the wasteful expenditures of Mr. Voorhees) Jacob B. Gaddis drew in *three* years, not only eleven thousand dollars more than Mr. Yard did in *four* years, but he drew in those three years within five hundred and forty-four dollars and eighty-three cents as much as Mr. Yard and Voorhees both together drew in five years.

One more proof and we have done. In the case of Mr.

Yard, in order to show what the real cost of his administration was to the state, we deducted his gains from the moneys he received from the treasury and the balance in favor of the state was a trifle over \$3000, or about \$750 a year.

We will now go through the same process with the management of Mr. Gaddis.

From 1840 to 1843, three years under Jacob B.

Gaddis, there was drawn from the treasury, \$33,664 35

Now take from this the aggregate

gain in the operations of the prison,

for the same period, being for in-

crease to the nett stock, over and

above annual expenditures, viz:

in 1841 the loss in the operations

of the prison, as may be seen by

referring to statement G. was \$1,049 76

In 1842 the nett gain in do. was, 4,178 22

In 1843 the nett gain in do. was, 2,969 80

\$7,148 02

Less, 1,049 76 \$6,098 26

\$27,566 09

The state therefore sustained a loss in carrying

on the prison, while Jacob B. Gaddis was

keeper, in 3 years, of the very large sum of \$27,566 09

or more than \$9000 in each year.

To sum up the aggregate amount drawn from the treasury, in eight years, under Messrs. Yard, Voorhees and Gaddis, is as follows:

Drawn by Mr. Yard in 4 years, \$21,792 88

" Mr. Voorhees in 1 year, 12,416 30

" Mr. Gaddis in 3 years, 33,664 35

Total, \$67,873 53

Our labors are now brought to a close. There are many matters that might have been incorporated in this report, in regard to the discipline of the prison, &c. that would show the ability of the different keepers to manage the institution, but we have preferred to confine ourselves to the positive requirements of the resolution; circumscribing the limits of our action within the sphere of legitimate duty. It has been our desire to present the affairs of the prison in a manner conformable to the precise facts, as they appear recorded upon the books of the institution.

Should some trifling inaccuracies have occurred in the almost endless variety of calculations, employed to develop the truth, you will find but little difficulty in making the proper correction, by reference to the subjoined tabular statements, which have been carefully compiled, arranged and compared by the very efficient book-keeper of the prison, Mr. Sutterley.

It has been our wish, as it was clearly our duty, to state facts. It will be your prerogative to draw inferences. The delay attendant upon the bringing in of the report, will be explained by the voluminous character of the instrument itself. Believing, therefore, that we have gone over the whole ground embraced in the resolution, with great labor and care, we relinquish the trust imposed, with the consolation, that while we manifested the most scrupulous regard to the interests and feelings of the different incumbents, we have also tempered our language with moderation, and discharged our duty with fidelity.

All of which is respectfully submitted.

THOMAS SLACK,
S. B. SCATTERGOOD,
GEORGE BLACK,
RICHARD BRANDT,
JAMES H. SIMS.

STATEMENTS.

STATEMENT

Exhibiting the situation of the accounts, and the nett

Amount of furniture, including beds, bedding, tools, implements, &c.,	\$760 32
Provision, clothing, incidental, fuel and hospi- tal ac't.,	964 66
Weaving, cordwainers', smith factory, plaster, stone sawing and sundries ac't.,	4075 41
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Total amount of inventory, 1st October, 1835,	\$5800 39
Cash account, being the balance of cash on hand,	1757 56
Bills receivable,	1150 01½
Commissioners of the New Jersey State Prison, for convict labor, &c.,	12,709 74
Debts due the prison, exclusive of the above,	3,345 52½
<hr/>	
	\$24,763 22½

A

stock of the N. J. State Prison, on the 1st Oct., 1835.

Amount of debts due by the prison, \$720 02½

Balance in favor of the prison, being the nett stock
on the 1st of October, 1835, 24,043 20

\$24,763 22½

STATEMENT

Showing a complete and final balance of the act's of

Amount of furniture ac't., 1st October, 1836,	\$542 74
“ “ provisions, fuel, clothing, incidental, and hospital ac't.,	813 08
“ “ weaving, cordwainers', smith factory, cooperage, stone sawing and sundries account,	3,004 75
Total amount of inventory, 1st October, 1836,	\$4,360 57
Cash ac't., being the amount of cash on hand,	1,570 71½
Bills receivable,	1,030 61½
Debts due the prison, being personal accounts,	3,156 68½
Commissioner of the N. J. penitentiary for convict labor, materials, &c.,	15,641 00
State of New Jersey, for that part of the stock destroyed by fire on the 26th Nov., 1835, which was included in the capital of the prison and brought forward at the commencement of the year, not being at that time stricken from stock account,	1,269 31
Prison repairs, being a part of earnings of the prison,	424 11
	<u>\$27,453 00½</u>

Dr. STOCK ACCOUNT.

CONTRA Cr.

Amount of nett capital on the 30th September, 1836, as per statement B.,	\$27,024 64	Nett stock on 1st October, 1835,	\$24,043 20
		Profit and loss, being the gain in the operations of the prison for the year ending 30th September, 1836,	2,981 44
			<u>\$27,024 64</u>

Dr. PROFIT & LOSS.

CONTRA

Cr.

Provision account,	\$3,380 90	Weaving account,	\$3,530 64
Clothing “	664 98	Sundries “	3,592 70
Incidental “	726 5	Cordwainers' “	1,199 46
Furniture “	369 6	Smith factory “	231 44
Hospital “	57 22	Cooperage “	169 93
Fuel “	509 33	Stone sawing “	48
Plaster “	116 31	Interest “	21 74
Balance in favor of the opera- tions of the prison for the year ending 30th Septem- ber, 1836,	2,981 44		
	<u>\$8,806 39</u>		<u>\$2,906 39</u>

JOSEPH A. YARD, Keeper.

B.

the N. J. State prison for the year ending Sep. 30, 1836.

Amount of debts due by the prison.	\$428 36½
Balance in favor of the prison, being the nett stock on 1st October, 1836,	27,024 64

27,453 00½

Dr.	Cr.	LOSS.	Dr.	Cr.	GAIN.
PROVISION AC'T.			WEAVING AC'T.		
Inven- tory, 331 99	Inven- tory, 458 10	3,380 90	Inven- tory, 2,679 37	Inven- tory, 1,689 05	3,530 64
Ch'gs, 3,709 61	Credits, 202 00		Ch'g's, 2,215 68	Credits, 6,736 64	
CLOTHING AC'T.			SUNDRIES AC'T.		
Inven- tory, 384 70	Inven- tory, 148 26	664 98	Inven- tory, 333 92	Inven- tory, 787 77	3,592 70
Ch'gs, 446 18	Credits, 17 64		Ch'g's, 501 40	Credits, 3,640 25	
INCIDENTAL AC'T.			CORDWAINERS' AC'T.		
Inven- tory, 192 09	Inven- tory, 126 88	726 53	Inven- tory, 366 14	Inven- tory, 193 71	1,199 46
Ch'gs, 676 39	Credits, 15 07		Ch'g's, 763 15	Credits, 2,135 04	
FURNITURE AC'T.			SMITH FACTORY AC'T.		
Inven- tory, 760 32	Inven- tory, 542 74	369 63	Inven- tory, 112 61	Inven- tory, 224 29	271 44
Ch'gs, 153 43	Credits, 1 33		Ch'g's, 15 40	Credits, 195 16	
HOSPITAL AC'T.			COOPERAGE AC'T.		
Inven- tory, 43 13	Inven- tory, 45 74	57 22	Inven- tory, 117 28	Inven- tory, 85 35	169 93
Ch'gs, 61 08	Credits, 1 25		Ch'g's, 94 97	Credits, 296 83	
FUEL AC'T.			STONE SAWING AC'T.		
Inven- tory, 12 75	Inven- tory, 33 50	509 33	Inven- tory, 26 87	Inven- tory, 24 58	48
Ch'gs, 629 45	Credits, 99 37		Ch'g's, 1 27	Credits, 3 04	
PLASTER AC'T.			INTEREST AC'T.		
Inven- tory, 440 22	Inven- tory, 116 31	116 31	Inven- tory, 21 74		21 74
Ch'g's, 2 40	Credits, 296 31				
30th September 1836. Balance,					
2,981 44					
<u>98,806 93</u>			<u>39,806 39</u>		

STATEMENT

Showing a complete and final balance of the ac'ts. of

Amount of furniture account on 1st Oct., 1837,	\$1,276 21
“ Provision, clothing, fuel, hospital and incidental account,	2,769 79
“ Weaving, cordwainers', cooperage and sundries account,	4,057 58
Total amount of inventory 1st October, 1837,	8,103 58
Cash on hand,	690 90
Bills receivable,	2,821 09½
Debts due the prison,	4,978 28
Prison repairs,	19 33
Commissioner of the N. J. Penitentiary, for convict labor, &c., in finishing new prison,	16,435 20
	<u>\$33,048 38½</u>

Dr. STOCK ACCOUNT.

Amount of stock destroyed by fire, 26th Nov., 1835, and brought forward in stock account, which was included in the nett stock at the commencement of this year; ordered now to be stricken from stock account,	1,269 31
Amount of charges for prison repairs, in last year's statement, ordered to be stricken from stock account,	424 11
Amount of nett capital on 30th September, 1837,	31,679 92

\$33,373 34

CONTRA Cr.

Nett stock 1st Oct., 1836,	27,024 64
Profit and loss, being the gain in the operations of the prison for the year ending 30th September, 1837,	6,343 70

33,373 34

Dr. PROFIT & LOSS.

Provision account,	3,955 50
Clothing “	406 81
Incidental “	1364 98
Fuel “	903 39
Hospital “	47 58
Furniture “	119 77
Balance in favor of the operations of the prison for the year ending the 30th September, 1837,	6,348 70
	<u>\$13,146 73</u>

CONTRA

Cr.	
Weaving account,	5,160 60
Cordwainers', “	2,417 29
Sundries “	1,949 50
Cooperage “	141 06
Chair-making “	3,447 38
Interest “	30 88

\$13,146 73

JOSEPH A. YARD, Keeper.

the N. J. State Prison, for the year ending 30th Sept. 1837

Amount of debts due by the Prison,	\$1,368 46½
Balance in favor of the prison, being the nett stock on the 1st October, 1837,	81,679 92

\$33,048 38½

Dr.	Cr.	LOSS.	Dr.	Cr.	GAIN.
PROVISION AC'T.			WEAVING AC'T.		
Inven- tory, 458 70	Invento- ry, 753 14	3,965 50	Inven- tory, 1,699 05	Invento- ry, 2,490 23	5,160 60
Ch'g's. 4,688 76	Credits, 438 82		Ch'g's. 2,163 21	Credits 6,522 64	
CLOTHING AC'T.			CORDWAINERS' AC'T.		
Inven- tory, 148 26	Invento- ry, 338 83	406 81	Inven- tory, 193 71	Invento- ry, 476 04	2,417 29
Ch'g's. 677 03	Credits 29 60		Ch'g's. 769 61	Credits 2,904 57	
INCIDENTAL AC'T.			SUNDRIES AC'T.		
Inven- tory, 126 88	Invento- ry, 308 90	1,364 98	Inven- tory, 787 77	Invento- ry, 1,000 39	1,949 50
Ch'g's. 1,553 03	Credits 6 03		Ch'g's. 4,031 33	Credits 5,768 21	
FUEL AC'T.			COOPERAGE AC T.		
Inven- tory, 33 50	Invento- ry, 1,237 37	903 39	Inven- tory, 85 35	Invento- ry, 90 93	141 08
Ch'g's. 2,142 72	Credits 35 46		Ch'g's. 28 90	Credits, 164 40	
HOSPITAL AC'T			CHAIRMAKING AC'T.		
Inven- tory, 45 74	Invento- ry, 81 50	47 58		Earnings per con- tract, 3,447 38	3,447 38
Ch'g's. 84 30	Credits 96		INTEREST AC'T.		
FURNITURE AC'T.				Invento- ry, ———	30 88
Inven- tory, 542 74	Invento- ry, 1,276 21	119 77		Credits, 30 88	
Ch'g's. 886 95	Credits 13 71				
Balance in favor of the opera- tions of the prison for the year ending 30th September 1837,					
		6,348 70			
		<u>\$13,146 73</u>			<u>\$13,146 73</u>

STATEMENT

Showing a complete and final balance of the ac'ts of

Amount of furniture account, on 1st Oct., 1838,	\$1,847 61
“ Provision, clothing, incidental, fuel and hospital accounts,	1,667 72
“ Weaving, cordwainers', chair making, cooperage, and sundries account,	12,223 86
Total amount of inventory, 1st Oct., 1838,	15,739 19
Cash on hand, being the balance of cash acc't.,	336 74
Bills receivable,	3,149 88
Commissioner of the New Jersey Penitentiary, for convict labor, &c.,	17,291 09
Debts due the prison, (being personal accounts,)	5,659 89½
	\$42,176 79½

Dr. STOCK ACCOUNT.**CONTRA****Cr.**

Prison repairs, being a part of the earnings of the prison, expended for im- provements,	\$19 33	Nett stock on 1st October, 1837,	\$31,679 92
Amount of nett capital on the 30th September, 1838,	39,394 82	Profit and Loss, being the gain in the operations of the prison for the year ending 30th September, 1838,	7,734 23
	<u>\$39,414 15</u>		<u>\$39,414 15</u>

Dr. PROFIT & LOSS.**CONTRA****Cr.**

Provision account,	4,610 53	Weaving account,	4,161 83
Clothing “	537 87	Cordwainers' “	1,889 35
Incidental “	1,211 89	Chair-making “	7,469 68
Fuel “	1,122 42	Sundries “	1,814 46
Hospital “	108 92	Cooperage “	14 69
Furniture “	31 56	Interest “	8 01
Balance in favor of the ope- rations of the prison for the year ending 30th Sep- tember, 1838,	7,734 23		
	<u>\$15,357 42</u>		<u>\$15,357 42</u>

JOSEPH A. YARD, Keeper.

D.

the N.J. State Prison, for the year ending 30th Sept. 1838

Amount of debts due by the Prison,	\$2,281 97½
“ Bills payable,	500 00
Balance in favor of the prison, being the nett stock on the 1st October, 1838,	\$39,394 82

\$42,176 79½

Dr.	Cr.	LOSS.	Dr.	Cr.	GAIN.
PROVISION AC'T.			WEAVING AC'T.		
Inven- tory, 753 14	Invento- ry, 725 04	4,610 53	Inven- tory, 2,490 22	Invento- ry, 3,333 76	4,161 83
Ch'g's. 5,800 97	Credits, 1,218 54		Ch'g's. 3,508 38	Credits 6,826 67	
CLOTHING AC'T.			CORDWAINERS' AC'T.		
Inven- tory, 388 88	Invento- ry, 248 60	537 87	Inven- tory, 476 04	Invento- ry, 741 60	1,889 35
Ch'g's. 469 43	Credits, 71 84		Ch'g's. 1,510 06	Credits 3,133 84	
INCIDENTAL AC'T.			CHAIR-MAKING AC'T.		
Inven- tory, 308 90	Invento- ry, 216 23	1,211 89	Inven- tory, ———	Invento- ry, 6,137 13	7,469 08
Ch'g's. 1,127 49	Credits, 8 27		Ch'g's. 3,171 86	Credits 4,503 81	
FUEL AC'T.			SUNDRIES AC'T.		
Inven- tory, 1,237 37	Invento- ry, 367 00	1,122 42	Inven- tory, 1,000 39	Invento- ry, 1,933 85	1,814 46
Ch'g's. 575 57	Credits, 53 60		Ch'g's. 1,669 50	Credits, 2,550 50	
HOSPITAL AC'T.			COOPERAGE AC'T.		
Inven- tory, 81 50	Invento- ry, 110 85	108 92	Inven- tory, 90 93	Invento- ry, 77 52	14 63
Ch'g's. 145 82	Credits 7 55		Ch'g's. 27 96	Credits 56 06	
FURNITURE AC'T.			INTEREST AC'T.		
Inven- tory, 1,276 21	Invento- ry, 1,847 61	31 56	Inven- tory, ———	Invento- ry, ———	8 01
Ch'g's. 603 18	Credits 22		Dr. 12 45	Credits, 20 46	
Balance in favor of the operations of the prison for the year ending 30th September, 1836,					
7,734 23					
<hr/> \$15,367 42			<hr/> \$15,367 42		

STATEMENT

Showing a complete and final balance of the accounts
September, 1839.

Amount of Furniture account on 1st Oct., 1839,	\$1,930 76
" Provision, clothing, incidental, fuel	
" and hospital account,	1,958 01
" Weaving, cordwainers', chair making,	
" cooperage and sundries account,	12,325 58
Total amount of inventory, 1st Oct., 1839,	16,214 35
Cash on hand, being the balance of cash acc't	28 31½
Bills receivable,	4,807 36
Debts due the prison,	6,224 20½
Commissioner of the New Jersey Penitentiary, for convict labor, &c.,	17,426 74
State of New Jersey, for prison repairs, (being a part of the earnings of the prison, expended for that purpose,)	242 99
	<u>\$44,943 96</u>

Dr. STOCK ACCOUNT.

CONTRA

Cr.

Amount of nett capital on the 30th September, 1839, as per Statement E,	40,470 21	Nett stock 1st October, 1838,	39,394 82
		Profit and loss, being the gain in the operations of the pri- son for the year ending 30th September, 1839,	1,075 39
	<u>\$40,470 21</u>		<u>\$40,470 21</u>

Dr. PROFIT & LOSS.

CONTRA

Cr.

Provision account,	5,873 53	Weaving account,	3,896 96
Clothing "	475 84	Cordwainers', "	2,477 88
Incidental "	950 43	Chair-making "	3,352 71
Fuel "	1,259 84	Sundries "	166 25
Hospital "	105 08	Cooperage "	14 01
Furniture "	220 75	Interest "	51 03
Balance in favor of the opera- tions of the prison for the year ending 30th September 1839,	1,075 39		
	<u>\$9,960 86</u>		<u>\$9,960 86</u>

JOSEPH A. YARD, Keeper.

B.**of the New Jersey State Prison for the year ending 30th**

Amount of debts due by the prison,	3,681 89
Bills payable,	791 86
Balance in favor of the prison, being the nett stock on the 1st October, 1839,	40,470 21

\$44,943 96

Dr.	Cr.	LOSS.	Dr.	Cr.	GAIN.
PROVISION AC'T.			WEAVERS' AC'T		
Inven- tory, 725 05	Inven- ry, 792 00	5,873 53	Inven- tory, 3,333 76	Inven- ry, 3409 51	3,898 96
Ch'g's 6,678 30	Credits 737 82		Ch'g's 3,717 63	Credits, 7540 86	
CLOTHING AC'T.			CORDWAINERS' AC'T.		
Inven- tory, 248 60	Inven- tory, 283 86	475 84	Inven- tory, 741 60	Inven- ry, 908 69	2,477 88
Ch'g's 548 27	Credits, 37 17		Ch'g's 1,993 49	Credits 4,304 28	
INCIDENTAL AC'T.			CHAIR MAKING AC'T.		
Inven- tory, 216 23	Inven- ry, 266 90	950 43	Inven- tory, 6,137 13	Inven- ry, 6,037 42	3,352 71
Ch'g's 1,033 49	Credits, 32 39		Ch'g's 2,521 09	Credits 5,973 51	
FUEL AC'T.			SUNDRIES AC'T.		
Inven- tory, 367 00	Inven- ry, 499 50	1,259 84	Inven- tory, 1,933 85	Inven- ry, 1,888 50	166 25
Ch'g's 1,445 94	Credits, 53 60		Ch'g's 1,287 99	Credits, 1,499 59	
HOSPITAL AC'T.			COOPERAGE AC'T.		
Inven- tory, 110 85	Inven- ry, 115 75	105 08	Inven- tory, 77 52	Inven- ry, 81 46	14 01
Ch'g's 117 64	Sales, 7 66		Ch'g's 6 29	Credits, 16 36	
FURNITURE AC'T.			INTEREST AC'T.		
Inven- tory, 1,847 61	Inven- ry, 1,930 76	220 75	Inven- tory, — —	Inven- ry, — —	51 03
Ch'g's 307 66	Credits, 3 76		Ch'g's 8 29	Credits, 59 32	
Balance in favor of the opera- tions of the prison for the year ending 30th Septem- ber, 1839,					
		1,075 39			
		\$9,960 86			\$9,960 86

STATEMENT

***Showing a complete and final balance of the accounts
September, 1840.**

Amount of furniture account on 1st October, 1840,	\$5,417 38
“ provision, hospital and fuel account,	1,116 67
“ weaving, cordwainers', chair making and sundries account.	10,415 38
<hr/>	
Total amount of inventory on 1st October, 1840,	\$16,949 43
Cash on hand, being the balance of cash account,	741 82
Bills receivable,	2,851 62
Debts due the prison,	3,892 18
State of New Jersey, for prison repairs and improve- ments (874 62,) and convict labor (27 25)	901 87
<hr/>	
	\$25,336 92

*At the commencement of this year, an alteration was made in apportioning the inventory into the several branches of stock, consequently the furniture account was charged with all the furniture belonging to the different departments throughout the prison (which had been charged to other accounts, and they credited) which accounts for the above increase, in said accounts.

F
of the New Jersey State Prison, for the year ending 30th

Amount of debts due by the Prison,	\$3,345 47
“ Bills payable,	962 50
“ State treasurer (being the amount of the appropriation granted by the legisla- ture, drawn from the treasury since the 1st March last, by John Voorhees, keeper),	6,000 00
Balance, being the nett stock of the prison, on the 1st October, 1840,	15,028 95

\$25,336 92

STATEMENT

Dr. STOCK ACCOUNT.

Amount of sundries stricken from this account, agreeably to a resolution of the committee on state prison accounts, with the sanction of the legislature, viz :

Unavailable notes,	\$2,197 80½
Unavailable debts,	2,108 33½
Commissioners account, being the balance due for convict labor, &c., in finishing the new prison, in conformity to an act of the legislature,	17,426 74
State of New Jersey, for amount paid out of the earnings of the prison (<i>last year</i>) for repairs and improvements (as per statement E.)	242 99
Profit and loss, being the loss in the operations of the prison for this year,	3,466 89
Amount of nett capital on the 30th September, 1840,	15,028 95
	<u>\$40,471 71</u>

CONTRA,

Cr.

Nett stock on the 1st October, 1839,	\$40,470 21
Cash rec'd of Gabriel Allen, the amount of his account, for which stock was charged with, in the unavailable debts, included in the amount stricken from stock on the debit side of this account,	1 50
	<u>\$40,471 71</u>

Dr. PROFIT & LOSS.

James Connoly for the balance of his account,	\$49 35
James Connoly for the balance of his judgment bond, given 11th May, 1838, for four hundred dollars,	100 00
Furniture ac't, for nett loss,	2,954 44
Provision, " "	6,689 74
Hospital, " "	231 20
Fuel, " "	1,425 92
Incidental, " "	859 27
Interest, " "	177 40
	<u>\$12,487 32</u>

CONTRA

Cr.

James Connoly, for a deduction made in the amount credited to him on book account, (previous to this date),	\$37 89
Weaving ac't, for nett gain,	3,738 38
Cordwainers' " "	2,927 08
Chair making " "	2,281 51
Sundries " "	35 57
Balance, being the loss in the operations of the prison for the year ending 30th September, 1840,	3,466 89
	<u>\$12,487 32</u>

JOHN VOORHEES, Keeper.

F CONTINUED.

Dr.	Cr.	LOSS.	Dr.	Cr.	GAIN.
FURNITURE AC'T.			WEAVING AC'T.		
Inven- tory, 1,930 76	Inven- tory, 5,417 38	2,954 44	Inven- tory, 3,409 51	Inven- tory, 1,757 07	3,738 36
Ch'g's, 6,516 46	Credits, 75 40		Ch'g's, 2,436 96	Credits, 7,827 78	
PROVISION AC'T.			CORDWAINERS' AC'T.		
Inven- tory, 792 00	Inven- tory, 553 90	6,689 74	Inven- tory, 908 69	Inven- tory, 2,288 01	2,927, (w)
Ch'g's, 7,209 66	Credits, 758 02		Ch'g's, 2,336 45	Credits, 3,684 21	
HOSPITAL AC'T.			CHAIR MAKING AC'T.		
Inven- tory, 115 75	Inven- tory, 28 57	231 90	Inven- tory, 6,037 42	Inven- tory, 6,186 54	2,281, 51
Ch'g's, 184 58	Credits, 40 56		Ch'g's, 1,887 41	Credits, 4,019 80	
FUEL AC'T			SUNDRIES AC'T.		
Inven- tory, 499 50	Inven- tory, 534 20	1,425 22	Inven- tory, 1,888 50	Inven- tory, 183 76	35 57
Ch'g's, 1,491 61	Credits, 30 99		Ch'g's, 522 24	Credits, 2,262 55	
INCIDENTAL AC'T.			LOSS & GAIN AC'T.		
Inven- tory, 859 27		859 27	For a deduction made by James Connoly in the amount that had been credited to his book account, Balance being the loss in the operations of the prison for the year ending 30th September, 1840,		
Ch'g's, 228 06	Credits, 50 66	177 40			
INTEREST AC'T.					
Ch'g's, 228 06	Credits, 50 66	177 40			
PROFIT & LOSS AC'T.					
For balance of James Connoly's book account,		49 35			
For the loss on said Connoly's judgment bond (given 11th May, 1838, for four hundred dollars.)		100 00			
		<u>\$12,487 32</u>			<u>\$12,487 32</u>

STATEMENT

Showing a complete and final balance of the accounts
30th September, 1841.

Amount of furniture account on the 1st Oct., 1841,	\$6,848 80
“ Provision, hospital and fuel acc't.,	1,278 83
“ Weaving, cordwainers', chair-making and sundries account,	6,607 37
Total amount of inventory on 1st Oct., 1841,	14,735 00
Cash on hand, being the balance of cash acc't.,	1,272 60
Bills receivable,	4,462 61
Debts due the prison, (being personal acc'ts.,)	4,375 23
Inspectors of the New Jersey State Prison, for la- bor of convicts at the heating apparatus in the prison,	148 30
State of New Jersey, for prison repairs,	41 09
	<u>\$25,034 83</u>

Dr.	STOCK ACCOUNT.	CONTRA	CR.
Profit and loss, being the loss in the operations of the prison for the year ending 30th September, 1841,	1,049 76	Nett stock on 1st Oct., 1840,	15,038 95
Amount of nett capital on the 30th September, 1841,	13,979 19		
	<u>\$15,028 95</u>		<u>\$15,038 95</u>

Dr.	PROFIT & LOSS.	CONTRA	CR.
Furniture account,	760 98	Weaving account,	3,68 84
Provision “	5,986 59	Cordwainers’ “	2,520 61
Hospital “	249 09	Chair-making “	2,248 39
Fuel “	1,560 92	Sundries “	894 09
Incidental . “	1,796 69	Balance, being the loss in the operations of the prison for the year ending 30th Sep- tember, 1841,	1,049 76
Interest “	44 22		
	<u>\$10,398 49</u>		<u>\$10,398 49</u>

JACOB B. GADDIS, Keeper.

G.
of the New Jersey State Prison, for the year ending

Debts due by the prison,	55 64
Amount due the State Treasurer,	11,000 00
Balance, being the nett stock on the 1st Oct., 1841,	13,979 19

\$25,034 83

Dr.	Cr.	LOSS.	Dr.	Cr.	GAIN.
FURNITURE AC'T			WEAVING AC'T.		
Inven- tory, 5,417 38	Inven- ry, 6,848 80	760 98	Inven- tory, 1,757 07	Inven- ry, 1,655 80	3,684 84
Ch'gs. 2,235 84	Credits 43 44		Ch'gs. 1,920 70	Credits 5,706 81	
PROVISION AC'T.			CORDWAINERS' AC'T.		
Inven- tory, 553 90	Inven- ry, 913 03	5,986 59	Inven- tory, 2,288 01	Inven- ry, 1,140 48	2,520 61
Ch'gs. 6,892 42	Credits 546 70		Ch'gs. 1,348 89	Credits 5,017 03	
HOSPITAL AC'T.			CHAIR-MAKING AC'T.		
Inven- tory, 28 57	Inven- ry, 92 80	249 09	Inven- tory, 6,186 54	Inven- ry, 3,608 09	2,248 39
Ch'gs. 324 15	Credits 10 83		Ch'gs. 2,812 81	Credits 7,669 65	
FUEL AC'T.			SUNDRIES AC'T.		
Inven- tory, 534 20	Inven- ry, 273 00	1,560 92	Inven- tory, 183 76	Inven- ry, 203 00	894 89
Ch'gs. 1,327 78	Credits 28 06		Ch'gs. 121 00	Credits 999 74	
INCIDENTAL AC'T.			Balance, being the loss in the operations of the prison for the year ending 30th Sep- tember, 1841,		
Inven- tory, —		1,796 69			
Ch'gs. 1,796 69			INTEREST ACT.		
Inven- tory, —	Inven- ry, —	44 22			
Ch'gs. 107 04	Credits 62 82				
<u>\$10,398 49</u>			<u>\$10,398 49</u>		

STATEMENT

Showing a complete and final balance of the accounts of September, 1842.

Amount of furniture account on 1st October, 1842,	\$7,644 52
“ provision, hospital and fuel ac’t,	869 86
“ weavers, cordwainers’, chair making and sundries ac’t.	6,460 61
Total amount of inventory on 1st October, 1842,	\$14,974 99
Cash on hand, being the balance of cash account,	2,848 06
Bills receivable,	5,257 78
Debts due the prison,	3,642 02
Consignment to Smith Ely, of chair seats,	966 13
Consignment to Woodward & Brinckle, “	371 00
Consignment to Abraham McDonough, “	21 75
	\$28,081 73

Dr. STOCK ACCOUNT.

Amount of nett capital on the 30th September, 1842,	\$18,157 41	Nett stock on 1st October, 1842,	\$13,979 19
		Profit and loss, being the gain in the operations of the prison for the year ending 30th September, 1842,	4,178 22
	<u>\$18,157 41</u>		<u>\$18,157 41</u>

Dr. PROFIT & LOSS.**CONTRA****Cr.**

A.P. Atkinson, loss on his ac’t,	\$4 24	Weaving account,	\$3,274 91
J. McCulley, “ “	32 49	Cordwainers’ “	2,856 58
Furniture account,	849 39	Chair making “	5,510 67
Provision “	4,268 92	Sundries, “	788 91
Hospital “	177 29	Interest, “	43 26
Fuel “	1,726 04		
Accidental “	1,237 74		
Balance in favor of the operations of the prison for the year ending 30th September, 1842,	4,178 22		
	<u>\$12,474 33</u>		<u>\$12,474 33</u>

JACOB B. GADDIS, Keeper.

H.

the New Jersey State Prison, for the year ending 30th

Amount of debts due by the prison,	\$524 32
“ Due the State Treasurer,	9,400 00
Balance in favor of the prison, being the nett stock on the 1st October, 1842,	18,157 41
	<u>\$28,081 73</u>

Dr.	Cr.	LOSS.	Dr.	Cr.	GAIN
FURNITURE AC'T.			WEAVING AC'T.		
Inven- tory, 6,848 80	Inven- tory, 7,644 52	849 39	Inven- tory, 1,655 80	Inven- tory, 1,280 96	3,274 91
Ch'gs, 1,711 67	Credits, 66 56		Ch'gs, 1,141 35	Credits, 4,791 10	
PROVISION AC'T.			CORDWAINERS' AC'T.		
Inven- tory, 913 03	Inven- tory, 435 35	4,268 92	Inven- tory, 1,140 48	Inven- tory, 572 18	2,856 58
Ch'gs, 4,128 92	Credits, 337 68		Ch'gs, 973 99	Credits, 4,398 87	
HOSPITAL AC'T.			CHAIR MAKING AC'T.		
Inven- tory, 92 80	Inven- tory, 55 29	177 29	Inven- tory, 3,608 09	Inven- tory, 4,379 66	5,510 67
Ch'gs, 141 54	Credits, 1 76		Ch'gs, 4,463 05	Credits, 9,202 15	
FUEL AC'T.			SUNDRIES AC'T.		
Inven- tory, 273 00	Inven- tory, 379 22	1,726 04	Inven- tory, 203 00	Inven- tory, 227 81	788 91
Ch'gs, 1,883 20	Credits, 50 94		Ch'gs, 92 86	Credits, 856 96	
INCIDENTAL AC'T.			INTEREST AC'T.		
Inven- tory, 1,243 09	Inven- tory, 5 35	1,237 74	Inven- tory, 93 09	Inven- tory, 136 35	43 26
PROFIT & LOSS AC'T.					
For balance of A. P. Atkin- son's account,		4 24			
For balance of John McCulley's account,		32 49			
Balance in favor of the opera- tions of the prison for the year ending 30th September 1842,		4178 22			
		<u>\$12,474 33</u>			
					<u>\$12,474 33</u>

STATEMENT

**Showing a complete and final balance of the accounts of
September, 1843.**

Amount of furniture account, on 1st October 1843,	\$8,362 32
“ provision, hospital and fuel account,	562 03
“ weaving, cordwainers', chair making and sundries account,	7,954 83
Total amount of inventory on 1st October, 1843,	\$16,879 18
Cash on hand, being the balance of cash account,	2,255 77
Bills receivable,	3,078 53
Debts due the Prison,	1,880 42
Consignment to Smith Ely, of chair seats,	2,154 23
Consignment to Woodward & Brinckle, do.	550 12
State of New Jersey, balance due for prison repairs,	40 38
	\$26,838 63

Dr. STOCK ACCOUNT,

Amount of bills receivable, and unsettled accounts, or- dered by the joint-committee on state prison accounts, with the sanction of the le- gislation, to be stricken from stock account, viz:	
Bills receivable,	\$ 2,942 35
Personal accounts,	1,244 71
State Treasurer, for the sum paid this year into the trea- sury,	1,000 00
Amount of nett capital on the 30th September, 1843,	25,351 10
	\$30,538 16

CONTRA**Cr.**

Nett Stock on 1st October 1842,	\$18,157 41
State Treasurer, for balance of account,	9,400 00
Amount of, cash collected of that stricken from stock on the debit side,	10 95
Profit and loss, being the gain in the operations of the pri- son for the year ending 30th September, 1843,	2,969 80
	\$30,538 16

Dr. PROFIT & LOSS,

Furniture account,	\$ 929 14
Provision, “	4,183 46
Hospital, “	176 79
Fuel, “	1,432 08
Incidental, “	857 31
Interest, “	16 92
Balance in favor of the opera- tions of the prison for the year ending 30th Septem- ber, 1843,	2,969 80
	\$10,565 50

CONTRA**C**

Weaving account,	\$2,441 75
Cordwainers,	2,261 57
Chair making,	5,106 08
Sundries,	757 10
	\$10,565 50

JACOB B. GADDIS, Keeper.

STATEMENT

Showing the Situation of the Stock Account

DR.				STOCK ACCOUNT.		
Am't stricken from stock as per Statement C,				1837,		\$1693.42
Do.	do.	do.	do.	D, 1838,		19.33
				1839,		
Do.	do.	do.	do.	F, 1840,		21,975.87
Loss in the operations of the Prison, per Statement						
				R, for the year	1840,	3,466.89
Loss in the operations of the Prison, do. G,						
				1841,		1,049.76
				1842,		
Am't stricken from stock as per statement I, in						
State Treasurer, for amount paid this year into				1843,		4,187.06
the Treasury,						1,000.00
Amount of nett capital on the 30th September,						
1843, as per Statement I,						25,351.10
						<hr/> \$58,743.43

By referring to the Report of the Committee of the Legislature on State Prison Accounts for the year 1841, it will appear that the New Jersey State Prison gained in its operations for that year \$4,486.22, (if their Report be correct,) whereas the books of the prison justly show a loss in said year of \$1,049.76, which, added to the reported gain of that year, would make a difference in the nett capital of the institution of \$5,535.98, and consequently it would have been, (had their statement been correct,) on the 30th September, 1843, \$30,887.08, instead of \$25,351.10, as above stated, *which is substantially correct*, as will be made to appear by referring to the books of the Prison.

STATEMENT

Showing the Amount of the Salaries of the Officers tober, 1835, to 1st October,

Am't of salaries for the y'r ending Sept. 30, 1836, J. A. Y., K.,		\$4,333.55
Do. " " " " 1837, do.		4,607.29
Do. " " " " 1838, do.		6,192.49
Do. " " " " 1839, do.		6,659.55
Do. " " " " 1840, J. V., K.,		6,416.30
Do. " " " " 1841, J. B. G., K.,		6,782.43
Do. " " " " 1842, do.		6,757.50
Do. " " " " 1843, do.		6,792.00
<hr/> Total amount of salaries in this statement,		<hr/> \$43,541.11

J.

from the 1st October, 1835 to 1st October, 1843.

CONTRA,	CR.
Net stock, as per Statement A, on 1st October, 1835	\$24,043.20
Gain in the operations of the prison as per Statement B, for the year 1836, J. A. Yard,	2,981.44
Gain in the operations of the prison, as per Statement C, for the year 1837, J. A. Yard,	6,348.70
Gain in the operations of the prison, as per Statement D, for the year 1838, J. A. Yard,	7,734.23
Gain in the operations of the prison as per Statement E for the year, 1839, J. A. Yard,	1,075.39
Cash collected; being a part of that stricken from stock, as per Statement F, in 1840, J. Voorhees,	1.50
1840, J. B. Gaddis,	
Gain in the operations of the prison, as per Statement H, for the year 1842, J. B. Gaddis,	4,178.22
Balance Treasurer, (for balance of cash drawn from the Treasury,) account balanced in 1843, J. B. Gaddis,	9,400.00
Cash collected; being a part of that stricken from stock, as per statement I, in 1843, J. B. Gaddis,	10.95
Gain in the operations of the prison as per Statement I, for the year 1843, J. B. Gaddis.	2,969.80
	<u>\$58,743.43</u>

I.

the New Jersey State Prison from the 1st October (drawn from the Treasury.)

Cash drawn from the Treasury by John Voorhees, in 1840, being the appropriation made by the Legislature,	\$6,000.00
Amount drawn from the Treasury by J. B. Gaddis, in 1841, being another appropriation made by the Legislature,	5,000.00
	<u>\$11,000.00</u>
Cash paid into the Treasury by J. B. Gaddis, 1842, 1,600	
Cash paid into the Treasury by do. 1843, 1,000	
	<u>2,600.00</u>
Cash due the State Treasury,	\$8,400.00
Cash said sum was added to the capital of the New Jersey State Prison, as has been shown in the foregoing Statements.	

STATEMENT N.

Showing the Amount of Notes discounted before the 1st October, 1843, which were not due until after said period.

Of whom received. Promiser or drawer.	Date of the Notes.	Amount of Notes.	When due.	Loss on notes discounted.
Rec'd. of Smith Ely—J. F. Huntington's note,	Dated 31 May, 1843 for	\$35 25 at 4 months.	Due 3rd Oct. 1843	\$ 45
Rec'd. of do. Thomas H. Beal's do.	" 1 June " "	66 71 " 4 "	" 4 " "	98
Rec'd. of do. Solomon Willsey's do.	" 27 " " "	68 88 " 4 "	" 30 " "	1 30
Rec'd. of do. Dan'l Lee & Son's do.	" 28 " " "	85 00 " 4 "	" 31 " "	1 62
Rec'd. of William Sanderson his	" 3 Aug. " "	146 00 " 3 "	6 Nov. " "	1 68
Rec'd. of T. & L. Thompson "	" 22 June " "	222 60 " 6 "	25 Dec. " "	4 32
Rec'd. of Chambers & Henry, their	" 1 Aug. " "	646 10 " 4 "	4 " "	7 97
Rec'd. of do. "	" 1 " " "	646 11 " 6 "	4 Feb. 1844.	14 75
Rec'd. of Reuben W. Howes his	" 4 Sept. " "	204 70 " 90 days	2 Dec. 1843.	2 53
Total				
Before 1st Oct. 1843		\$2121 35	Total	35 40
Together with the amount of notes discounted after the 1st of October 1843, and before Jacob B. Gaddis left as Keeper.				
Rec'd. of Reuben W. Howes his	note,	Dated 2d Oct. 1843 for \$284 63 at 90 days	Due 3 Jan. 1844,	3 28
Rec'd. of Smith Ely, John Boyer's	do.	" 18th Sept. " " 125 87 at 4 months.	" 21 " "	1 82
Total amount of notes		\$2531 85	Total loss on Notes.	\$40 50
JACOB B. GADDIS, Keeper.				

Mr. G. H. Brown then moved that the statement of Mr. Gaddis, late Keeper of the State Prison, be appended to the Inspector's Report, and printed therewith.

Upon which the yeas and nays were ordered and were as follows :

YEAS.

Messrs. Beasley,
G. H. Brown,
Dodd,

Messrs. Hulme,
Moore,
Woolsey—6.

NAYS.

Messrs. A. W. Brown,
Browning,
Canfield,
Cordery,
Hamilton,

Messrs. Ihrie,
Nelson,
Stansborough,
Wilson,
Wright,

Zabriskie—11.

So said motion was disagreed to.

The question then recurred upon the original motion to print two hundred copies.

When the yeas and nays were again ordered, and were as follows :

YEAS.

Messrs. A. W. Brown,
Browning,
Cordery,
Hamilton,

Messrs. Nelson,
Stansborough,
Wilson,
Wright,

Zabriskie—9.

NAYS.

Messrs. Beasley,
G. H. Brown,
Canfield,
Dodd,

Messrs. Hulme,
Ihrie,
Moore,
Woolsey—8.

So said motion was agreed to, and two hundred copies ordered to be printed.

On motion of Mr. Woolsey, Council adjourned till ten o'clock to-morrow morning.

SATURDAY, March 2, 1844.

At ten o'clock Council met.

Mr. Wright from the committee on Corporations, to whom was referred the engrossed bills from the House of Assembly, entitled,

"A supplement to the act entitled 'an act to incorporate the Proprietors of the Orange Cemetery, in the county of Essex,'" passed November thirteenth, eighteen hundred and forty.

"An act to repeal the 'act authorizing the townships of Westfield, New Providence, Rahway and Caldwell, in the county of Essex, to vote by ballot at their township meetings,'" passed February twentieth, eighteen hundred and forty-one, as relates to or is binding upon the inhabitants of the township of Rahway, in the county of Essex, and for other purposes.

"An act to authorize the continuance of a dam across the Rahway river, either for milling or manufacturing purposes."

"An act supplementary to an act entitled, 'an act for the incorporation of the town of Princeton,'" passed November twenty seventh, eighteen hundred and twenty-two,

Reported the same severally without amendment.

Mr. Wright, also from the same committee, to whom had been referred the engrossed bill from the House of Assembly, entitled,

"An act to incorporate a Temperance Beneficial Society, by the name of the Independent Order of Rechabites, of the State of New Jersey,"

Reported adversely to the same.

Mr. Hamilton from the committee on Claims, to whom was referred the engrossed bill from the House of Assembly, entitled,

"An act for the relief of Hannah Applegate, widow of William Applegate, deceased, of the county of Monmouth,"

Reported the same without amendment.

On motion of Mr. Beasley, ordered, when Council adjourn, it adjourn till Monday afternoon, three o'clock.

On motion of Mr. Wright, the engrossed bill from the House of Assembly, entitled,

"A supplement to the act entitled, 'an act to incorporate the Proprietors of the Orange Cemetery, in the county of Essex,'" passed November thirteenth, eighteen hundred and forty,

Was read and considered by sections, and ordered to have a third reading.

On motion of Mr. Hulme, Council adjourned.

MONDAY, March 4, 1844.

At three o'clock Council met.

Mr. Wright presented a petition from Maria Frasier, administratrix of John Frasier, deceased, and John S. Darcy, President of the New Jersey Rail Road and Transportation Company, praying the passage of a law authorizing the said Maria Frasier, to sell and convey certain real estate, whereof said John Frasier, late of the county of Hudson, died seized.

Reading of the same dispensed with and referred to the committee on the Judiciary.

Mr. Wright offered the following preamble and resolutions :

Whereas, intelligence has been received from the city of Washington, announcing the sudden destruction of several of our most distinguished citizens by the explosion of a cannon on board the United States Steam Frigate Princeton, while on a recent excursion down the Potomac river ; Therefore,

Resolved, That this Legislative Council do most sincerely sympathize with, and offer their condolence to the afflicted relatives and friends of those whom an inscrutable

Providence has snatched suddenly from among us, while in the full fruition of exalted honors.

Resolved, That in the decease of the Hon. Abel P. Upsher, late Secretary of State, and the Hon. Thomas W. Gilmer, late Secretary of the Navy, the nation has lost two of its most honorable and valuable citizens, and for their loss the nation mourns.

Resolved, That in the death of Commodore Kennon, the American Navy has lost one of its brightest ornaments—the country one of the bravest of the brave.

Resolved, That we extend our warmest sympathies to the President of the United States upon the afflictive dispensation which has removed two of his most intimate friends and sage advisers—men whom the nation delighted to honor, and the wisdom that guided their selection, the nation approved.

Resolved, That we extend our warmest sympathies to our esteemed friend and fellow-citizen, Captain Robert F. Stockton; we can fully appreciate the poignant agony of his honorable and sensitive mind, consequent upon that melancholy catastrophe, by which the “fell destroyer” hurled his dearest and most valued friends into eternity, and from which he was most miraculously preserved, through the intervention of a kind Providence.

Resolved, That as a tribute of respect to the memory of the deceased, this Council do now adjourn.

Resolved, That copies of this preamble and these resolutions be forwarded to the families of the deceased, His Excellency, the President, and the Senate and House of Representatives of the United States, and Captain Robert F. Stockton.

Which were read and adopted.

The following message from the House of Assembly, was received by Mr. Dodd, their Clerk, pro. tem. :

Mr. Vice President :—I am directed to inform Council that in the absence of their Clerk, they have appointed Daniel Dodd, jr., their Clerk, pro. tem.

And the House of Assembly have agreed to the amendments made in Council to the bill entitled,

“An act to incorporate the Clinton Cemetery, in the county of Essex,”

And have caused the same to be re-engrossed.

They have also passed the bill entitled,

“A supplement to the act entitled ‘an act incorpora-

ting Jersey City,' " passed February twenty-second, eighteen hundred and thirty-eight,

Without amendment.

And have also passed the following concurrent resolution :

Resolved, (Council concurring,) That Joseph W. Scott and Joseph C. Potts be, and they are hereby authorized and directed, in the name and in the behalf of this State, to commence and prosecute to final recovery, if practicable, all suits, which, in their discretion may be necessary to recover the money due to this State from its late Treasurer, Isaac Southard, and to take all legal means to secure the rights of the State in that behalf, to enforce the sanction of her laws, and bring the offender against the same to punishment.

Which resolution was read and unanimously adopted.

They have also passed the following preamble and resolutions :

Whereas, authentic information has been received of the recent occurrence of a lamentable accident on board the United States Steam Ship Princeton, in the vicinity of Washington, which resulted in the death of several distinguished citizens of the United States, and among them of the Hon. Abel P. Upsher, Secretary of State, and the Hon. Thomas W. Gilmer, Secretary of the Navy—

Resolved, (Council concurring,) That the Legislature of New Jersey regard as a national calamity the sudden and violent decease, by a melancholy accident, of so many citizens of distinguished worth and talent, and that they deplore especially the severe loss which the country has sustained by this awful visitation of Providence, in the death of two members of the Cabinet, for whose great abilities and illustrious services, they entertain the most profound respect, and the most sincere gratitude.

Resolved, That this Legislature tender to the President of the United States their deep sense of the infliction which has deprived him of two of his legal and confidential advisers—and to the families of the Hon. Abel P. Upsher, late Secretary of State, and of the Hon. Thomas W. Gilmer, late Secretary of the Navy, the warmest expressions of their sympathy, and condolence for the afflicting bereavement, which has converted the houses which they adorned into abodes of sorrow and desolation.

Resolved, That while we rejoice at the personal escape of our fellow citizen, Captain Robert F. Stockton, the gal-

lant commander of the steamship Princeton, and at the complete exoneration from blame of himself, his officers, and crew, we yet deeply sympathize with him in the feelings of anxiety and grief which must have been excited by the occurrence of so terrible a calamity on board a vessel under his command.

Resolved, That as a mark of respect for the deceased, the members of this Legislature will wear the usual badge of mourning during the remainder of the session.

Resolved, That these resolutions be signed by the Speaker of the House of Assembly and the Vice President of Council, and that copies thereof be transmitted by the Governor of this State to the President of the United States, to the families of the late Secretary of State and of the Navy, and to Captain Robert F. Stockton, of the United States Navy.

Which resolutions were read and unanimously adopted.

On motion of Mr. Wright, Council adjourned till ten o'clock to-morrow morning.

TUESDAY, March 5, 1844.

At ten o'clock Council met.

Mr. Hamilton asked and obtained leave to present the following bill :

"An act to annex the township of Tewsbury, in the county of Hunterdon, to the county of Somerset,"

Which was read and ordered to have a second reading, and referred to the committee on Corporations.

The engrossed bill entitled,

"An act to establish a uniform standard of weights and measures in this state,"

Was read and compared, and on the question shall said bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield
Cordery,
Hamilton,
Hulme,

Messrs. Ihrie,
Moore,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,
Wright,
Zabriskie—16.

Being the unanimous vote of all the members present.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"A supplement to the act entitled 'an act for the suppression of Lotteries,' passed February thirteenth, seventeen hundred and ninety-seven,

Was read and compared, when Mr. Hulme moved to re-commit the bill to the committee on Corporations, with instructions to amend the same by striking out the second section thereof,

When the yeas and nays were ordered thereon and were as follows:

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Hulme,

Messrs. Ihrie,
Moore,
Patterson, (V.P.)
Woolsey,
Wright,
Zabriskie—12.

NAYS.

Messrs. Cordery,
Hamilton,

Messrs. Stansborough,
Wilson—4.

So said motion was agreed to, and said bill was recommended accordingly to the committee on Corporations.

The engrossed bill from the House of Assembly entitled,

"An act to erect parts of the townships of Pequannock and Hanover, in the county of Morris, into a separate township to be called the township of Rockaway,"

Was read and compared and on the question shall this bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,	Messrs. Ihrie,
A. W. Brown,	Moore,
G. H. Brown,	Patterson, (V.P.)
Canfield,	Stansborough,
Cordery,	Wilson,
Hamilton,	Woolsey,
Hulme,	Wright,

Zabriskie—15.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly entitled, "An act to authorize Nelson Jay, trustee, to sell certain real estate,"

Was read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,	Messrs. Moore,
A. W. Brown,	Patterson, (V.P.)
Browning,	Stansborough,
Canfield,	Wilson,
Cordery,	Woolsey,
Hamilton,	Wright,
Ihrie,	Zabriskie—14.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

A message from the House of Assembly, by Mr. Dodd, their Clerk, pro tem, informed Council that the House of Assembly have passed the following bills :

They have agreed to the amendment made in Council, to the concurrent resolution in relation to Lotteries.

And have passed the following bills, to which the assent of Council is requested :

"An act to authorize the sale of certain real estate, in the county of Monmouth, whereof Revo West, died, seized."

"An act to authorize Edmund T. Williams, surviving executor of William T. Cortis, late of the county of Monmouth, deceased, to convey certain real estate therein named."

"An act in aid of and to confirm certain conveyances, agreed to be made by Thomas C. Doremus, David Banks, and Benjamin W. Budd, in execution of a trust therein named."

Which bills were severally read by their titles, ordered to have a second reading, and referred to the committee on the Judiciary.

"An act to authorize the Township Committee of the township of Woodbridge, in the county of Middlesex, to build a dock at the mouth of Woodbridge Creek."

"An act to authorize Ann Perce and Edinund Brewer to sell a lot of meadow on Woodbury Creek."

Which bills were read by their titles, ordered to have a second reading, and referred to the committee on Corporations.

They have also passed the following bills from Council, severally, without amendment :

"An act for the relief of Benjamin Price, of the county of Hunterdon"—

"An act to incorporate the Sussex Baptist Association of New Jersey"—

"A supplement to an act entitled 'an act to incorporate the Boudinot Manufacturing Company'"—

"An act to confirm the last will and testament of James Wilson, deceased"—

"An act to incorporate the Hillsborough Mutual Fire Assurance Company of the county of Somerset"—

"An act to authorize the sale of the real estate late of Ralph Lanning, deceased"—

And **"an act to provide for the establishment of Public Schools in the township of Camden, in the county of Gloucester."**

Mr. Wright from the committee on Corporations, to whom had been referred the engrossed bill entitled,

"A supplement to an act for the suppression of Lotteries," passed February thirteenth, seventeen hundred and ninety-seven,

Reported the same amended,

Which was read and agreed to, when said bill was again read, considered by sections, further amended, and on motion of Mr. Canfield, its further consideration postponed.

Mr. Wright asked and obtained leave to present the following bill :

"A supplement to an act entitled, 'an act for the government and regulation of the State Prison,'" passed February

twenty-seventh, eighteen hundred and thirty-eight,

Which was read by its title and ordered to have a second reading.

The engrossed bill from the House of Assembly entitled, "An act to authorize the continuance of a dam across the Rahway river, either for milling or manufacturing purposes,

Was read and considered by sections and ordered to have a third reading.

On motion of Mr. A. W. Brown, the fifteenth rule was suspended, and said bill placed on a third reading.

Ordered, that the title be taken for a third reading, when

On the question, shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,

A. W. Brown,

G. H. Brown,

Browning,

Canfield,

Cordery,

Hamilton,

Hulme,

Messrs. Ihrie,

Moore,

Patterson, (V.P.)

Stansborough,

Wilson,

Woolsey,

Wright,

Zabriskie—16.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly, entitled, "An act for the relief of Hannah Applegate, widow of William Applegate, of the county of Monmouth,"

Was read and considered by sections, and ordered to have a third reading.

On motion of Mr. A. W. Brown, the fifteenth rule was suspended, and said bill placed on a third reading.

Ordered that the title be taken for a third reading, and

On the question, shall this bill pass ?

It was decided in the negative by the following vote :

YEAS.

Messrs. A. W. Brown,

G. H. Brown, (excused)

Browning,

Canfield,

Hamilton,

Messrs. Ihrie,

Moore,

Stansborough,

Wright—8.

NAYS.

Messrs. Cordery,
Hulme,
Patterson (V. P.)

Messrs. Wilson,
Woolsey,
Zabriskie—6.

So said bill was lost.

On motion of Mr. Wilson, the same was reconsidered and placed on a third reading, when

Mr. A. W. Brown moved that the further consideration of the same be postponed.

On motion of Mr. A. W. Brown, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Canfield called up the engrossed bill entitled,
"An act to provide for the appointment of Street Commissioners in the township of Paterson,"

When on motion the same was recommitted to the committee on the Judiciary, for the purpose of amendment,

When Mr. Canfield from that committee reported the same with amendments,

Which were read and agreed to, and said bill ordered to be re-engrossed and have a third reading.

Mr. Wright from the committee on Corporations, to whom had been referred the engrossed bills from the House of Assembly entitled,

"An act to authorize Ann Perce and Edmund Brewer to sell a lot of meadow land on Woodbury Creek"—

"An act to authorize the Township Committee of the township of Woodbridge, in the county of Middlesex, to build a dock at the mouth of Woodbridge Creek"—

And "a further supplement to the act entitled 'an act to incorporate the city of Trenton,'"

Reported the same severally without amendment.

Mr. Wright from the same committee, to whom was referred the bill entitled,

"An act to set off the township of Tewksbury, in the county of Hunterdon, and annex the same to the county of Somerset,"

Reported the same without amendment.

A message from the House of Assembly, by Mr. Dodd, their Clerk pro. tem., informed Council that they had passed the following bills, to which the assent of Council is requested :

"An act to erect a part of the county of Gloucester into a new county, to be called the county of Camden,"

Which was read by its title, ordered to have a second reading, and referred to Messrs. A. W. Brown, Wilson, and Hulme.

"An act for the relief of John Hammell, of the county of Burlington,"

Which was read by its title, ordered to have a second reading, and referred to the committee on Claims and Pensions.

"An act to divorce Catharine Abbott from her husband, Matthew Abbott,"

Which was read by its title, ordered to have a second reading, and referred to Messrs. Hulme and Woolsey.

And **"an act to incorporate the United Brethren Beneficial Society of Newark,"**

Which was read by its title, ordered to have a second reading, and referred to the committee on Corporations.

The engrossed bill from the House of Assembly entitled,

"An act to

Was read and compared, and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Hamilton,
Hulme,

Messrs. Ihrie,
Moore,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Wright,
Zabriskie—16.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill entitled,

"A supplement to the act for the suppression of Lotteries," passed February thirteenth, seventeen hundred and ninety seven,

Was read and considered by sections and ordered to be re-engrossed and have a third reading.

On motion of Mr. Canfield, the fifteenth rule was suspended, and said bill placed on a third reading.

Ordered, that the title be taken for a third reading, and

On the question, shall this bill pass?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,

A. W. Brown,

G. H. Brown,

Browning,

Canfield,

Cordery,

Hamilton,

Messrs. Hulme,

Ihrie,

Moore,

Patterson, (V. P.)

Stansborough,

Wilson,

Woolsey,

Wright—15.

Being the unanimous vote of all the members present.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, and request their concurrence.

The bill entitled,

"A further supplement to the act entitled, 'an act to prescribe the manner and time of holding elections for Representatives in Congress from this state,'" passed November tenth, eighteen hundred and forty two,

Was taken up and read, when Mr. Wright moved to amend the same in the eighth line of the first section, by striking out the word 'Sussex' and insert 'Essex,'

And after some discussion thereon, the yeas and nays were ordered thereon, and were as follows:

YEAS.

Messrs. Beasley,

Canfield,

Messrs. Woolsey,

Wright—4.

NAYS.

Messrs. A. W. Brown,

G. H. Brown,

Browning,

Cordery,

Messrs. Ihrie,

Moore,

Patterson, (V. P.)

Stansborough,

Hamilton,
Hulme,

Wilson,
Zabriskie—12.

So said amendment was not agreed to.

Said bill was then read, considered by sections, amended, and ordered to be engrossed and have a third reading.

And the bill entitled,

“A further supplement to the act entitled, ‘an act to regulate the fishing in the river Delaware and for other purposes,” passed the twenty sixth of November, eighteen hundred and eight,

Was taken up and read, when

Mr. Browning moved to amend the same in the first section, by striking out the word ‘Friday’ and insert ‘Saturday,’

Upon which the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,

Messrs. Cordery,
Moore,
Wright—6.

NAYS.

Messrs. A. W. Brown,
Canfield,
Hamilton,
Hulme,
Ihrie,

Messrs. Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Zabriskie—10.

So said amendment was disagreed to.

Mr. Ihrie moved to amend by inserting ‘twentieth of May’ instead of the ‘fifth of June.’ Not agreed to.

Mr. Browning to postpone. Disagreed to.

Mr. Beesley to reprint. Not agreed to.

Mr. Beesley thereupon moved to strike out the second section of said bill, which was also disagreed to, when

On motion of Mr. Hulme the further consideration of said bill was postponed.

The bill entitled,

“An act to reannex the township of Hopewell, in the county of Mercer, to the county of Hunterdon, and to straighten the county lines between Mercer and Burlington, and Cape May and Cumberland,”

Was read and ordered to have a second reading.

The bill entitled,

"An act to incorporate the Trenton Monument Association,"

Was read, considered by sections, amended, and ordered to be engrossed and have a third reading.

The bill entitled,

"A further supplement to the act entitled, 'an act for the punishment of crimes,' passed February twenty-ninth, eighteen hundred and twenty nine,

Was read, considered by sections, and on motion of Mr. Hulme, its further consideration postponed.

On motion of Mr. Woolsey, Council adjourned till ten o'clock to-morrow morning.

WEDNESDAY, March 6, 1844.

At ten o'clock Council met.

Mr. Browning presented five remonstrances from citizens of the county of Gloucester, remonstrating against the passage of the bill to erect a new county from parts of Gloucester, to be called the county of Camden.

Mr. Hulme presented a remonstrance from sundry citizens of the county of Burlington, remonstrating against the passage of the bill entitled,

"An act to straighten the line between Burlington and Mercer, and Cumberland and Cape May."

Reading of the same dispensed with, and ordered to lie on the table.

Mr. Woolsey presented a remonstrance from a number of citizens of the county of Hopewell, remonstrating against the passage of the bill to reannex the township of Hopewell, in the county of Mercer, to the county of Hunterdon.

Reading of the same dispensed with, and ordered to lie on the table.

Mr. A. W. Brown presented a petition from citizens of the county of Cumberland, praying the passage of a bill to

annex parts of the township of Maurice River in said county, to the Upper Township, in the county of Cape May,
Which was read and ordered to lie on the table.

Mr. A. W. Brown asked and obtained leave to withdraw the papers of Elijah Anderson, of the county of Monmouth.

Mr. Wright from the committee on Corporations, to whom was referred the petition of sundry citizens of the county of Essex, for a further supplement to the act incorporating the Plainfield Mutual Insurance Fire Company of Plainfield, Essex county, passed February fifteenth, eighteen hundred and thirty four,

Reported they had had the same under consideration, and consider the alteration applied for unjust and unequal in its operation, in the original contributors to, and members of said Company—That similar applications have been heretofore made to the Legislature and uniformly refused—that there appears to be a large number of the present members opposed to any alteration being made in the charter—and that the same cannot therefore be done, without an infringement upon the vested rights of the non-consenting members. They therefore feel bound to report adversely to the prayer of the petitions.

All of which is respectfully submitted.

E. V. R. WRIGHT,
JAMES S. HULME,
ABSALOM CORDERY.

Feb. 6, 1844.

Which was read and adopted.

Mr. Wright gave notice, that with leave he would at some future day introduce a bill for the passage of a law authorizing the construction of a canal from the feeder of the Delaware and Raritan Canal, to terminate at some point near Phillipsburgh, in the county of Warren.

The engrossed bill entitled,

“An act to erect the Trenton Monument Association,”

Was read and compared, and on the question, shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,

A. W. Brown,

G. H. Brown,

Browning,

Cornfield,

Messrs. Ihrie,

Moore,

Patterson, (V. P.)

Stansborough,

Wilson,

Cordery,
Hamilton,

Woolsey,
Wright,

Zabriskie—15.

NAYS—0.

Ordered that the President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

“A supplement to the act entitled, ‘an act to prescribe the manner and time of holding elections for Representatives in Congress from this state,’” passed November tenth, one thousand eight hundred and forty-two,

Was read, and on motion of Mr. Canfield, its further consideration postponed.

The engrossed bill entitled,

“A further supplement to the act entitled, ‘an act for the better regulation of actions of replevin,’” passed March nineteenth, seventeen hundred and ninety-five,

Was read and compared, and on the question shall said bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Hamilton,
Hulme,

Messrs. Moore,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,
Wright,
Zabriskie—14.

NAYS—0.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

Mr. Wright with leave presented a bill entitled,

“A further supplement to the act for the punishment of crimes,”

Which was read by its title and ordered to have a second reading.

The engrossed bill from the House of Assembly entitled,

“A supplement to the act entitled, ‘an act for the support of Public Schools,’”

Was taken up and read, when Mr. Hulme moved to

amend the same by striking out the word 'Treasurer' and inserting 'County Collector'—and after some considerable discussion thereon,

The yeas and nays were ordered upon the adoption of said amendment, and were as follows :

YEAS.

Messrs. A. W. Brown,
Browning,
Cordery,
Hulme,

Messrs. Patterson, (V.P.)
Stansborough,
Wilson,
Zabriskie—8.

NAYS.

Messrs. Beasley,
G. H. Brown,
Canfield,
Hamilton,

Messrs. Ihrie,
Moore,
Woolsey,
Wright—8.

So said amendment was not agreed to.

Mr. Hulme again moved to strike out the fifth section of said bill, whereupon

The yeas and nays were again ordered and were as follows :

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Cordery,
Hulme,

Messrs. Ihrie,
Moore,
Patterson, (V.P.)
Stansborough,
Woolsey,

Zabriskie—11.

NAYS.

Messrs. G. H. Brown,
Canfield,

Messrs. Hamilton,
Wright—4.

So said fifth section was ordered to be stricken out.

The Vice President then moved that the further consideration of said bill be postponed to the next session of the Legislature, when

The yeas and nays were again ordered and were as follows :

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Cordery,

Messrs. Hulme,
Patterson, (V.P.)
Stansborough,
Zabriskie—8.

NAYS.

Messrs. G. H. Brown,
Canfield,
Hamilton,

Messrs. Ihrie,
Moore,
Woolsey,

Wright—7.

So said bill was ordered to be postponed to the sitting of the next Legislature.

Mr. Canfield asked and obtained leave to present the following bill :

Which was read by its title, and ordered a second reading.

On motion of Mr. A. W. Brown, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. A. W. Brown presented a petition from a number of citizens residing on and near the line of the Camden and Amboy, and New Jersey Railroad and Transportation Companies, praying the passage of a law compelling said Companies to put up and keep in repair good and lawful fences upon the line of their said roads.

Reading of the same dispensed with, and ordered to lie on the table.

Mr. A. W. Brown also presented a petition from Peter G. Obert, of the county of Middlesex, praying the passage of a law divorcing him from Elizabeth Fleet, and legalizing his marriage with one Elizabeth Van Arsdale,

Which was read and referred to Mr. A. W. Brown.

Mr. Dodd presented a memorial from sundry citizens of the county of Essex, praying this Legislature to pass resolutions expressive of their disapprobation of the annexation of Texas to the Union, with a request that copies thereof be transmitted to the President of the United States, our

428

Senators and Representatives in Congress, and to the Executives of the several States, to be by them laid before their Legislatures respectively.

Which was read and ordered to lie on the table.

Mr. Hulme presented a remonstrance from sundry citizens of Burlington, remonstrating against the passage of any law altering their township or county lines, or attaching any portion of their territory to the county of Mercer.

Reading dispensed with and ordered to lie on the table.

Mr. A. W. Brown, from the Special Committee to whom was referred the engrossed bill from the House of Assembly entitled,

"An act to erect a part of the county of Gloucester into a new county, to be called the county of Camden,"

Reported the same without amendment.

A message from the House of Assembly, by Mr. Dodd, their Clerk pro. tem. informed Council that they had passed the following bills :

"And act to prevent and punish frauds by public officers,"

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

"A further supplement to the act entitled, 'an act to incorporate the city of Trenton,' " passed March seventh, eighteen hundred and thirty seven—

"An act to incorporate the Trenton Improvement Company"—

"A supplement to an act entitled, 'an act to incorporate a part of the township of Newton, in the county of Gloucester,' "

Which bills were severally read by their titles, ordered to have a second reading, and referred to the committee on Corporations.

And "an act for the relief of Mary Lanning,"

Which was read by its title, ordered to have a second reading, and referred to the committee on Claims and Pensions.

They have also passed the following bills from Council :

"An act to incorporate the Mercer County Mutual Insurance Fire Company"—

And "an act to repeal the act entitled, 'a supplement to an act passed February twenty-sixth, eighteen hundred and forty, entitled 'an act relative to Incorporations and other purposes,' " passed February fourteen, eighteen hundred and thirty three,

Which bills were severally passed without amendment.

The House of Assembly have also passed the following resolution :

Resolved, (Council concurring,) That the Treasurer of this State be authorized to pay Charles Parker for his services in the investigation of the accounts of the late Treasurer, under the direction of the Governor and the Committee of the present Legislature, out of any monies in the Treasury not otherwise appropriated, such sum as the Governor may think reasonable, upon the production of his warrant.

Which resolution was read and adopted.

Mr. Hulme, from the special committee to whom had been referred the engrossed bill from the House of Assembly entitled,

"An act to divorce Catharine Abbott from her husband Matthew Abbott,"

Reported the same without amendment.

Mr. Wright from the committee on Corporations, to whom had been referred the engrossed bill from the House of Assembly entitled,

"An act to repeal the charter of the Mechanics' Bank at Paterson,"

Reported that so far as said committee can learn, the notice required by law in such cases has not been published. In the second place, this whole matter was acted on by the last Legislature ; since which nothing has transpired sufficient in the opinion of your committee to warrant a repeal of its charter—the institution having been, during that time and now is, under the care and control of the Chancellor. And lastly, the bill is unaccompanied by a single petition, or the slightest statement, shewing any reason for action in the premises. Your committee therefore for these reasons feel constrained to report adversely to the bill.

E. V. R. WRIGHT,
JAMES S. HULME,
ABSALOM CORDERY.

March 6, 1844.

On motion of Mr. Zabriskie, ordered, that the report of said committee be adopted.

On motion of Mr. Canfield, said bill was dismissed from the files of Council.

The engrossed bill from the House of Assembly entitled,

"A further supplement to the act entitled, 'an act for the support of Public Schools,'"

Which was ordered to be postponed to the session of the next Legislature.

Was on motion of Mr. Beasley, re-considered by the following vote:

YEAS.

Messrs. Beasley,	Messrs. Ihrie,
A. W. Brown,	Moore,
G. H. Brown,	Patterson, (V.P.)
Browning,	Stansborough,
Canfield,	Wilson,
Cordery,	Woolsey,
Dodd,	Wright,
Hamilton,	Zabriskie—16.

NAYS—0.

So said bill was re-considered.

The engrossed bill from the House of Assembly entitled, "An act to authorize Ann Perce and Edmund Brewer, to sell a certain lot of meadow land in the town of Woodbury,"

Was read and considered by sections, and ordered to have a third reading.

On motion of Mr. Browning the fifteenth rule was suspended and said bill placed on a third reading.

Ordered, that the title be taken for a third reading, when

On the question, shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,	Messrs. Ihrie,
A. W. Brown,	Moore,
Browning,	Patterson, (V. P.)
Canfield,	Stansborough,
Cordery,	Wilson,
Hamilton,	Woolsey,
Hulme,	Zabriskie—14.

NAYS—0.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

On motion of Mr. A. W. Brown, the engrossed bill from the House of Assembly entitled,

"An act to erect a part of the county of Gloucester into a new county, to be called the county of Camden,"

Was called up, read and considered by sections, when Mr. G. H. Brown offered the following amendment:

"Provided also that this act shall not be operative, unless a majority of the legal voters in the proposed county of Camden, shall, at their annual town meeting, next after the passage of this act, vote in favor of the organization of the proposed county.

Upon which amendment the yeas and nays were ordered and were as follows:

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,
Canfield,
Dodd,

Messrs. Hulme,
Moore,
Patterson, (V.P.)
Wilson,
Woolsey,

Zabriskie—11.

NAYS.

Messrs. A. W. Brown,
Cordery,

Messrs. Hamilton,
Ihrle,

Stansborough—5.

So said amendment was agreed to.

And on motion of Mr. Hamilton, the further consideration of said bill was postponed.

The engrossed bill from the House of Assembly entitled, "A further supplement to the act entitled 'an act to incorporate the city of Trenton,'"

Was read and considered by sections and ordered to have a third reading.

The re-engrossed bill entitled,

"An act to provide for the appointment of Street Commissioners in the township of Paterson,"

Was read and compared and on the question shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. A. W. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrle,
Moore,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,
Wright,

Zabriskie—15.

NAYS—0.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly entitled,

"A supplement to the act entitled, 'an act to incorporate the proprietors of the Orange Cemetery, in the county of Essex,'" passed November thirteenth, eighteen hundred and forty,

Was called up, read by sections, amended, and ordered to have a third reading.

On motion the fifteenth rule was suspended and said bill placed on a third reading.

Ordered, that the title be taken for a third reading, and On the question, shall this bill pass?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,

A. W. Brown,

G. H. Brown,

Browning,

Cordery,

Dodd,

Hamilton,

Hulme,

Messrs. Ihrie,

Moore,

Patterson, (V. P.)

Stansborough,

Wilson,

Woolsey,

Wright,

Zabriskie—16.

NAYS—0.

Ordered that the Secretary inform the House of Assembly that Council have passed the same with amendments and request their concurrence.

The engrossed bill from the House of Assembly, entitled, "A supplement to an act entitled, 'an act for the incorporation of the town of Princeton,'" passed November twenty-seventh, eighteen hundred and twenty-two,

Was read, considered by sections, amended, and ordered to have a third reading.

The engrossed bill from the House of Assembly entitled, "An act for the relief of Mary Page, widow of Timothy Page, deceased, of the county of Monmouth,"

Was read and considered by sections and ordered to have a third reading.

The bill entitled,

"An act to set off the township of Tewksbury, in the coun-

ty of Hunterdon, and annex the same to the county of Somerset."

Was read and considered by sections, when Mr. G. H. Brown offered the following amendment:

"Provided, that this act shall not be operative, unless a majority of the legal voters in the said township of Tewksbury, and a majority of the legal voters in the said counties of Hunterdon and Somerset, shall at their next annual town meetings, vote in favor of attaching the said township of Tewksbury to the county of Somerset as aforesaid"—

When the yeas and nays were ordered thereon and were as follows:

YEAS.

Messrs. Beasley,
G. H. Brown,
Dodd,

Messrs. Hulme,
Moore,
Woolsey—5.

NAYS.

Messrs. A. W. Brown,
Cordery,
Hamilton,
Ihrie,

Messrs. Patterson, (V.P.)
Stansborough,
Wilson,
Zabriskie—8.

So said amendment was not agreed to.

And said bill was amended and ordered to be engrossed and have a third reading.

On motion of Mr. Woolsey, Council adjourned till ten o'clock to-morrow morning.

THURSDAY, March 7, 1844.

At ten o'clock Council met.

The Vice President, with leave, stated to Council, that in his opinion an error was contained in the Journal of yesterday,

When after some discussion thereon, Mr. Wright moved that the same be approved as read by the Secretary.

Whereupon the yeas and nays were ordered and were as follows :

YEAS.

Messrs. A. W. Brown,
Cordery,
Hamilton,
Ihrle,

Messrs. Stansborough,
Wilson,
Wright,
Zabriskie—8.

NAYS.

Messrs. Beasley,
G. H. Brown,
Browning,
Canfield,

Messrs. Dodd,
Hulme,
Moore,
Patterson, (V. P.)

Woolsey—9.

So said minutes were ordered to be corrected, agreeably to the understanding of a majority of the members of this Council.

The engrossed bill from the House of Assembly entitled, "An act to erect a part of the county of Gloucester, into a new county to be called the county of Camden,"

Was called up, when Mr. Wilson moved to reconsider the amendment offered to the bill by Mr. G. H. Brown yesterday.

When the yeas and nays were ordered thereon and were as follows :

YEAS.

Messrs. A. W. Brown,
Cordery,
Hamilton,
Ihrle,

Messrs. Stansborough,
Wilson,
Wright,
Zabriskie—8.

NAYS.

Messrs. Beasley,
G. H. Brown,
Browning,
Canfield,

Messrs. Dodd,
Hulme,
Moore,
Patterson, (V. P.)

Woolsey—9.

So said motion was lost.

When on motion of Mr. Wilson the further consideration of said bill was postponed.

Mr. Hamilton from the committee on Claims, to whom was referred the engrossed bills from the House of Assembly entitled,

"An act for the relief of John Hammell, of the county of Burlington,"

And "an act for the relief of Mary Lanning."

Reported the same severally without amendment.

Mr. A. W. Brown presented a petition from sundry citizens of the county of Middlesex, in relation to the manumission of slaves.

Reading dispensed with and referred to Messrs. A. W. Brown and Wilson.

A memorial upon the same subject, from Isaac Steele of the same county.

Reading dispensed with and referred to the same committee.

Mr. Canfield from the committee on the Judiciary to whom was referred the petition of Maria Frasier, executrix of John Frasier, deceased, and guardian of the heirs of said Frasier, and John S. Darcy, President of the New Jersey Rail Road and Transportation Company.

Reported by bill, which was read by its title and ordered to have a second reading.

Mr. Canfield from the same committee, to whom was referred the engrossed bills from the House of Assembly entitled,

"An act in aid of and to confirm certain conveyances, agreed to be made by Thos. G. Doremus, David W. Banks, and Benjamin W. Budd, in execution of a trust therein named—"

"An act to authorize the sale of certain real estate in the county of Monmouth, whereof Revo West died, seized"—

"An act to prevent and punish frauds by public officers,

And "an act to authorize Edmund T. Williams, surviving executor of William T. Corlis, late of the county of Monmouth, deceased, to convey certain real estate therein named.

Reported the same severally without amendment.

Also the engrossed bill from the House of Assembly entitled,

"An act to authorize William T. Moore, Guardian of John, Mary Ann, and Violetta Moore, to borrow money,"

Was reported with sundry amendments.

Mr. Wright from the committee on Corporations, to whom was referred the engrossed bill from the House of Assembly entitled,

"A further supplement to the act entitled 'an act to incorporate the city of Trenton,' " passed March seventh, eigh-

teen hundred and thirty seven,

Reported the same without amendment.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council they had passed the following bills :

"A supplement to an act entitled, 'an act to regulate fees and costs,' " passed thirteenth of June, seventeen hundred and ninety-nine.

Which was read by its title, ordered to have a second reading and referred to the committee on the Judiciary.

"An act to incorporate the Morris, Sussex, and Warren Rail Road and Transportation Company"—

And "an act to alter and amend the charter of the city of New Brunswick."

Which bills were severally read by their titles, ordered to have a second reading, and referred to the committee on Corporations.

The House of Assembly have also passed the bill from Council entitled,

"A supplement to the act entitled, 'an act securing to mechanics and others, pay for their labor and materials, in the erection of any house or other building, within the limits therein mentioned,

Without amendment.

The engrossed bill from the House of Assembly entitled,

"A supplement to the act entitled, 'an act securing to mechanics and others payment for their labor and materials, within the limits therein mentioned,' "

Was taken up, read and compared, and on the question, shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Canfield,
Cordery,
Hamilton,

Messrs. Ihrie,
Moore,
Patterson, (V. P.)
Stansborough,
Wilson,
Zabriskie—12.

NAYS.

Messrs. G. H. Brown,
Dodd,

Messrs. Hulme,
Woolsey—4.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have

passed the same without amendment.

The engrossed bill from the House of Assembly entitled,
"A further supplement to the act entitled 'an act to
incorporate the city of Trenton,'"

Was read and compared, and on the question, shall this
bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Canfield,
Dodd,
Hamilton,

Messrs. Ihrie,
Moore,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,

Wright—13.

NAYS—0.

Ordered, that the Vice President sign said bill, and the
Secretary inform the House of Assembly that Council have
passed the same without amendment.

The engrossed bill from the House of Assembly, entitled,
"A supplement to an act entitled, 'an act for the incorpo-
ration of the town of Princeton,'" passed November twenty-
seventh, eighteen hundred and twenty-two,

Was called up, read and compared, and on the question,
shall said bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Canfield,
Cordery,
Hamilton,
Ihrie,

Messrs. Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,
Wright,

Zabriskie—11.

NAYS.

Messrs. Beasley,
G. H. Brown,
Browning,

Messrs. Dodd,
Hulme,
Moore—6.

Ordered, that the Vice President sign said bill, and the
Secretary inform the House of Assembly that Council
have passed the same without amendment.

The bill entitled,

"A supplement to an act entitled, 'an act for the government and regulation of the State Prison,'" passed February twenty-seventh, eighteen hundred and thirty-eight,

Was on motion of Mr. Wright called up, and read by sections, when

On motion of Mr. Wilson, the consideration of the second section was postponed.

Mr. Hulme moved to strike out the second section, which was agreed to.

On motion of Mr. G. H. Brown, the first section of said bill was re-considered, and

(On motion of Mr. Hulme, the same was amended,

And read and considered by sections and ordered to be engrossed and have a third reading.

The engrossed bill from the House of Assembly entitled, "An act to authorize the township Committee of the township of Woodbridge, in the county of Middlesex, to build a dock at the mouth of Woodbridge Creek."

Was called up, read and considered by sections, and ordered to have a third reading.

On motion of Mr. A. W. Brown, the fifteenth rule was suspended and said bill placed on a third reading.

Ordered, that the title be taken for a third reading, and

On the question, shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrle,
Moore,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,

Zabriskie—15.

NAYS—0.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly entitled, "An act to divorce Charlotte Dimick, of the county of Warren, from her husband William W. Dimick,"

Was read and considered by sections and ordered to have a third reading.

On motion of Mr. Hamilton, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

The engrossed bill from the House of Assembly entitled, "An act incorporating the Trenton Saving Fund Society," Was read and compared, and on the question shall said bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Hulme,
Moore,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,
Zabriskie—14.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

Mr. A. W. Brown upon leave presented the following bill:
"An act to manumit James Bruen."

Which was read by its title and ordered to have a second reading.

Mr. Canfield from the committee on the Judiciary, to whom was referred the engrossed bill from the House of Assembly entitled,

"An act to authorize William T. Moore, guardian of John, Mary Ann, and Violetta Moore, to borrow money,"

Reported the same without amendment.

Mr. Wright from the committee on Corporations, to whom had been referred the engrossed bills from the House of Assembly entitled,

"An act to incorporate the United Brethren Beneficial Society of Newark,"

"A supplement to an act entitled 'an act to incorporate a part of the township of Newton, in the county of Gloucester.'"

"A supplement to the 'act relative to the charter of the city of New Brunswick,'"

Reported the same severally without amendment.

On motion of Mr. A. W. Brown, the engrossed bill from House of Assembly, entitled,

"A supplement to the 'act further amending the charter of the city of New Brunswick,'"

Was called up, read and considered by sections, and ordered to have a third reading.

On motion of Mr. Canfield, the fifteenth rule was suspended, and said bill placed on a third reading.

Ordered, that the title be taken for a third reading, and on the question, shall this bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrie,
Moore,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,
Wright,

Zabriskie--15.

NAYS--0.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill entitled,

"An act to set off the township of Tewksbury, in the county of Hunterdon, into the county of Somerset,"

Was read and compared, and on motion of Mr. G. H. Brown, its further consideration postponed.

The bill entitled,

"A further supplement to the act entitled, 'an act for the punishment of crimes,'" passed February seventeenth, eighteen hundred and twenty-nine,

Was read, considered by sections, amended, and ordered to be engrossed and have a third reading.

The bill entitled,

"An act to authorize Maria Frazier, widow and guardian of the children and heirs at law, of John Frazier, deceased, to sell and convey certain real estate,"

Was read, considered by sections, amended, and ordered to be engrossed and have a third reading.

The bill entitled,

"An act to reannex the township of Hopewell, in the county of Mercer, to the county of Hunterdon, and to straighten the county lines between Mercer and Burlington, and Cape May and Cumberland,"

Was called up and read, when Mr. Hulme moved to commit the bill to the committee on Corporations.

Upon which motion the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,

Messrs. Dodd,
Hulme,
Moore,

Woolsey—7.

NAYS—0.

Messrs. A. W. Brown,
Canfield,
Cordery,
Hamilton,
Ihrle,

Messrs. Patterson (V. P.)
Stansborough,
Wilson,
Wright,
Zabriskie—18.

So said motion to commit was disagreed to.

Whereupon, Mr. Woolsey moved to strike out the first section of said bill.

Whereupon the yeas and nays were again ordered, and were as follows :

YEAS.

Messrs. Beasley,
G. H. Brown,
Dodd,

Messrs. Hulme,
Moore,
Patterson, (V. P.)

Woolsey—7.

NAYS.

Messrs. A. W. Brown,
Browning,
Cordery,
Hamilton,

Messrs. Ihrle,
Stansborough,
Wilson,
Wright,

Zabriskie—9.

So said motion to strike out the first section was lost.

Mr. Woolsey offered the following amendment to said bill :

Provided, That the foregoing sections shall not go into

effect unless a majority of the legal voters of the said township of Hopewell, who shall vote at the next annual town meeting, shall assent thereto, and the decision of said voters for, or against the said law, shall be recorded by the Clerk of said township, in the town book; which record or a duly certified copy thereof, shall be deemed competent evidence of such decision, and of the acceptance or rejection of the provisions aforesaid.

When, on motion of Mr. Canfield, the further consideration of said bill was postponed.

Mr. Zabriskie offered the following resolution :

Resolved, That when Council adjourn, it adjourn to meet at half past nine o'clock to-morrow morning, and that that be the morning hour for the meeting of Council during the remainder of the session.

Which resolution was read and agreed to.

On motion of Mr. Ihrie, ordered, that Council go into a Court of Pardons this evening at seven o'clock.

On motion of Mr. Ihrie, Council adjourned till half past nine o'clock to-morrow morning.

FRIDAY, March 8, 1844.

At half past nine o'clock. Council met.

The engrossed bill from the House of Assembly entitled, "A supplement to the act entitled, 'an act incorporating a part of the township of Newton, in the county of Gloucester,'"

Was read, considered by sections, and amended, and ordered to have a third reading.

On motion of Mr. A. W. Brown, the fifteenth rule was suspended, and said bill placed on a third reading, and on the question, shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Canfield,
Cordery,
Hamilton,
Hulme,

Messrs. Ihrie,
Moore,
Patterson, (V.P.)
Stansborough,
Wilson,
Wright,
Zabriskie—14.

NAYS.

Mr. G. H. Brown.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same with amendments, and request their concurrence.

The engrossed bill entitled,

“An act to set off the township of Tewksbury, in the county of Hunterdon, into the county of Somerset,”

Was read and compared.

When Mr. G. H. Brown moved to recommit the bill to the committee on Corporations, with instructions to amend the same by inserting the following :

Providing, that the question of annexing the township of Tewksbury to Somerset, shall be submitted to the legal voters in said township, and that unless a majority shall vote for such annexation, the provisions of said bill shall be wholly inoperative and void.

Upon which the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. Beasley,
G. H. Brown.
Canfield,

Messrs. Dodd,
Hulme,
Moore,

Woolsey—7.

NAYS.

Messrs. A. W. Brown,
Browning,
Cordery,
Hamilton,
Ihrie,

Messrs. Patterson, (V.P.)
Stansborough,
Wilson,
Wright,
Zabriskie—10.

So said motion of Mr. G. H. Brown was not agreed to. Whereupon, said bill was ordered to be placed upon its final passage, and on the question, shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,	Messrs. Ihrie,
Browning,	Patterson, (V. P.)
Canfield,	Stansborough,
Cordery,	Wilson,
Hamilton,	Wright,

Zabriskie—11.

NAYS.

Messrs. Beasley,	Messrs. Hulme,
G. H. Brown,	Moore,
Dodd,	Woolsey—6.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The bill entitled,

“A supplement to the act entitled, ‘an act to prescribe the time and manner of holding elections for members of the House of Representatives in Congress from this state,’” passed November tenth, eighteen hundred and forty two,

Was read and compared and on the question shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,	Messrs. Ihrie,
Browning,	Patterson, (V.P.)
Canfield,	Stansborough,
Cordery,	Wilson,
Hamilton,	Zabriskie—10.

NAYS.

Messrs. Beasley,	Messrs. Hulme,
G. H. Brown,	Moore,
Dodd,	Woolsey—6.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

“A supplement to an act entitled, ‘an act for the government and regulation of the State Prison,’” passed February twenty-seventh, eighteen hundred and thirty-eight,

Was read and compared, and on the question, shall said bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,	Messrs. Hulme,
A. W. Brown,	Ihrie,
Browning,	Patterson, (V. P.)
Canfield,	Wilson,
Cordery,	Woolsey,
Hamilton,	Wright—12.

NAYS.

Messrs. G. H. Brown,	Messrs. Moore,
Dodd,	Stansborough,
Zabriskie—5.	

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

“A further supplement to the act entitled, ‘an act for the punishment of crimes,’” passed February seventeenth, eighteen hundred and twenty-nine,

Was read and compared, and on the question, shall said bill pass !

It was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,	Messrs. Ihrie,
G. H. Brown,	Moore,
Browning,	Patterson, (V. P.)
Canfield,	Stansborough,
Cordery,	Wilson,
Dodd,	Woolsey,
Hamilton,	Wright,
Hulme,	Zabriskie—16.

NAYS—0.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

“An act to authorize Maria Frazer, widow and guardian of the children and heirs at law of John Frazer deceased, to sell and convey certain real estate,”

Was read and compared, and on the question shall said bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,	Messrs. Hulme,
A. W. Brown,	Ihrie,
G. H. Brown,	Moore,
Browning,	Patterson, (V.P.)
Canfield,	Stansborough,
Cordery,	Wilson,
Dodd,	Woolsey,
Hamilton,	Wright,

Zakriskie—17.

NAYS—0.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly entitled, "An act to divorce Charlotte Dimick, of the county of Warren, from her husband, William W. Dimick,"

Was on motion of Mr. Ihrie, read and compared, and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,	Messrs. Hamilton,
A. W. Brown,	Ihrie,
Browning,	Patterson, (V. P.)
Canfield,	Stansborough,
Cordery,	Wright--10.

NAYS.

Messrs. G. H. Brown,	Messrs. Moore,
Hulme,	Woolsey,

Zabriskie—5.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council they had passed the following bills to which the concurrence of Council is requested.

"An act to divorce Eleanor Boyle, from her husband, John Boyle,"

Read by its title, ordered to have a second reading and referred to Messrs. A. W. Brown and Ihrie.

"A supplement to the act to alter the time of holding certain courts in Bergen, Middlesex, Mercer and Passaic," passed February twenty-sixth, eighteen hundred and twenty-nine,

Which was read by its title, ordered to have a second reading and referred to the committee on the Judiciary.

"An act to incorporate the New-Port Beneficial Society, of the county of Cumberland,"

Which was read by its title, ordered to have a second reading, and referred to the committee on Corporations.

"A supplement to the act entitled, 'an act to incorporate the proprietors of the Orange Cemetery, in the county of Essex,'" passed November thirteenth, eighteen hundred and forty,

"An act to repeal an act entitled 'an act to establish three new townships in the county of Warren,'"

Which bills were severally read by their titles, ordered to have a second reading, and referred to the same committee.

And "an act relative to carriages and other vehicles, in the county of Hudson,"

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

The House of Assembly have also passed the following bills from Council :

"A further supplement to the act entitled, 'an act to regulate elections,'" passed March twelfth, eighteen hundred and thirty-nine,

With sundry amendments, to which the concurrence of Council is requested.

And the bill entitled,

"A supplement to the act entitled, 'an act for the suppressing of Lotteries,'" passed February thirteenth, seventeen hundred and ninety-seven,

Without amendment.

On motion of Mr. Hamilton, the engrossed bill relative to elections, as amended in the House of Assembly, was read and considered.

When Mr. Hulme moved further to amend the fourth amendment, by inserting :

"For the purpose of following any mechanical or other calling," after the word students.

Which amendment was not agreed to.

Whereupon the question was ordered upon the adoption of the fourth amendment, as made by the House of Assembly.

When the yeas and nays were ordered thereon and were as follows :

YEAS.

Messrs. A. W. Brown,	Messrs. Ihrie,
Browning,	Patterson, (V. P.)
Canfield,	Stansborough,
Cordery,	Wilson,
Hamilton,	Wright,
Zabriskie—11.	

NAYS.

Messrs. Beasley,	Messrs. Hulme,
G. H. Brown,	Moore,
Dodd,	Woolsey,—6.

So the fourth amendment was agreed to.

And on motion of Mr. Wright, the second amendment was re-considered and amended, and agreed to, and ordered to be engrossed.

Ordered that the Vice President sign the same, and the Secretary inform the House of Assembly thereof, and request their concurrence.

The Vice President laid before Council the following communication from Isaac Southard, Esquire, late Treasurer of this State :

To the Honorable, the Legislative Council,

And General Assembly of the State of New Jersey :

By the recent report of your committee appointed to investigate my accounts as late Treasurer, I find myself charged as in arrear to the State in a considerable amount. Feeling conscious of the rectitude of my intentions in the discharge of all my duties, and having the fullest confidence when I left the office, that every thing in relation to it, had been promptly and correctly done, I contemplate this result with unfeigned surprise and mortification. I cannot but believe, that had my health permitted me to attend the investigation, a different result would have been arrived at. It is well known that much time has elapsed since most of these accounts have been settled, and passed by the different Legislatures, and that the numerous items of which they are composed would thus likely escape from the mind; and having been prevented by ill health from making any

satisfactory examination, and in fact, not having been able since many of the alleged errors have been discovered, to get to Trenton, where only I could see the books and vouchers, I feel myself compelled to say that I am not satisfied with the conclusion to which the committee have arrived. Notwithstanding, however, the impossibility of yielding at this time my assent to the correctness of this result; yet feeling as I have from the first, the determination to meet every, even *apparent* deficiency, I hereby offer to secure to the state the amount reported against me, reserving to myself the right to investigate the accounts, and to reclaim from the State any amount which shall appear to be overpaid. That the security may be safe and ample, I would propose a mortgage upon unincumbered productive real estate, which shall be in value much above the reported deficiency, and I hereby request your honorably body to name a committee by Joint Resolution, or otherwise, who shall be authorized to accept the proper security immediately, upon the condition that I shall not be deprived of full access to the books and papers in the office, for the purpose of making a further examination as soon as my health will permit.

I am, very respectfully, &c.,

ISAAC SOUTHARD.

Somerville, March 6, 1844.

Which was read and referred to the committee appointed to investigate the late Treasurer's accounts.

On motion of Mr. Hamilton, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Wright from the committee on Corporations, to whom had been referred the engrossed bills from the House of Assembly entitled,

"A supplement to the act entitled, 'an act to incorporate

the proprietors of the Orange Cemetery, in the county of Essex," passed November thirteenth, eighteen hundred and forty,

And, an act to incorporate the New-Port Beneficial Society, of Cumberland county, New Jersey,"

Reported the same severally without amendment.

Mr. Canfield from the committee on the Judiciary, to whom had been referred the engrossed bills, entitled,

"A supplement to the act to alter the time and manner of holding certain courts in Bergen, Middlesex, Mercer and Passaic," passed February twenty-sixth, eighteen hundred and thirty-nine.

And "an act relative to carriages and other vehicles, in the county of Hudson,"

Reported the same severally without amendment.

The engrossed bill from the House of Assembly entitled, "An act for the relief of Mary Page, widow of Timothy Page, deceased,"

Was called up, read and compared, and on the question, shall said bill pass?

Was decided in the affirmative by the following vote:

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Browning,
Hamilton,
Ihrle,

Messrs. Moore,
Patterson, (V. P.)
Stansborough,
Wilson,
Wright—10.

NAYS.

Messrs. Beasley,
Canfield,
Cordery,

Messrs. Dodd,
Hulme,
Woolsey,

Zabriskie—7.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly entitled, "An act to authorize Edmund T. Williams, surviving executor of William T. Corlis, late of the county of Monmouth, deceased, to convey certain real estate therein named,"

was read and considered by sections and ordered to have a third reading.

On motion of Mr. Wilson the fifteenth rule was suspended and said bill placed on a third reading.

Ordered, that the title be taken for a third reading, and

On the question, shall this bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,

A. W. Brown,

Browning,

Canfield,

Cordery,

Dodd,

Hamilton,

Hulme,

Messrs. Ihrie.

Moore,

Patterson, (V.P.)

Stansborough,

Wilson,

Woolsey,

Wright,

Zabriskie—16.

NAYS—0.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council they had passed the following resolution :

Resolved, (Council concurring,) That the Secretary of State be authorized to purchase one hundred and fifty copies of Halsted's Digest, and Index to the decisions of the Supreme Court of the State of New Jersey, and that he furnish the Clerks, Surrogates, and boards of Chosen Freeholders, of the respective counties of this State, and the present members of the Legislature with a copy of the same ; Provided, he can obtain the same at four dollars per copy, bound in a good substantial manner.

To which resolution the concurrence of Council was requested.

Which was read, when Mr. Wilson moved to amend the same, by striking out the words 'members of the present Legislature,' which was agreed to.

The question then recurred upon the adoption of the resolution as amended.

Whereupon the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. Beasley,

G. H. Brown,

Browning,

Messrs. Hulme,

Ihrie,

Moore,

Dodd,
Hamilton,

Stansborough,
Woolsey,

Wright—11.

NAYS.

Messrs. A. W. Brown,
Canfield,

Messrs. Cordery,
Patterson, (V.P.)

Zabriskie—5.

So said resolution was agreed to as amended.

Ordered, that the Secretary inform the House of Assembly thereof and request their concurrence.

On motion of Mr. G. H. Brown,

The engrossed bill from the House of Assembly entitled, "An act to erect a part of the county of Gloucester, into a new county to be called the county of Camden,"

Was called up, when Mr. Wilson moved to postpone the further consideration of the same for the present, and make it the special order of the day for Monday afternoon next.

Upon which motion the yeas and nays were ordered and were as follows :

YEAS.

Messrs. A. W. Brown,
Canfield,
Cordery,
Hamilton,
Ihrle,

Messrs. Patterson, (V. P.)
Stansborough,
Wilson,
Wright,
Zabriskie—10.

NAYS.

Messrs. Beasley,
G. H. Brown,
Browning,

Messrs. Dodd,
Hulme,
Moore,

Woolsey—7.

So said bill was postponed and made the special order of the day for Monday next.

The engrossed bill from the House of Assembly, entitled, "An act in aid of and to confirm certain conveyances, agreed to be made by Thos. C. Doremus, David W. Banks, and Benjamin W. Budd, in execution of a trust therein named—"

Was read, and considered by sections, and ordered to have a third reading.

On motion of Mr. Hamilton, the fifteenth rule was suspended, and said bill placed on a third reading.

Ordered, that the title be taken for a third reading, and on the question, shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,

A. W. Brown,

G. H. Brown,

Browning,

Canfield,

Cordery,

Dodd,

Messrs. Hamilton,

Ihrle,

Patterson, (V.P.)

Stansborough,

Wilson,

Woolsey,

Wright,

Zabriskie—15.

NAYS—0.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

Mr. Stansborough asked and obtained leave to withdraw the papers accompanying the aforesaid bill.

The engrossed bill from the House of Assembly entitled, "An act for the relief of Mary Lanning,"

Was called up, read and considered by sections, and ordered to have a third reading.

On motion of Mr. Hamilton, the fifteenth rule was suspended, and said bill placed on a third reading.

When the same was read and compared, and on the question, shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. A. W. Brown,

Browning,

Cordery,

Dodd,

Hamilton,

Ihrle,

Messrs. Moore,

Patterson, (V.P.)

Stansborough,

Wilson,

Woolsey,

Wright,

Zabriskie—15.

NAYS.

Mr. Hulme—1.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

On motion of Mr. Wright, the engrossed bill from the House of Assembly, entitled,

"An act relative to carriages and other vehicles, in the county of Hudson,"

Was called up, read and considered by sections, and ordered to have a third reading.

The fifteenth rule being suspended, said bill was placed on a third reading.

Ordered that the title be taken for a third reading, and

On the question, shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,	Messrs. Ihrie,
A. W. Brown,	Moore,
G. H. Brown.	Patterson, (V.P.)
Canfield,	Stansborough,
Cordery,	Wilson,
Dodd,	Woolsey,
Hamilton,	Wright,
Hulme,	Zabriskie—19.

Being the unanimous vote of all the members present, Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

On motion of Mr. A. W. Brown, the engrossed bill from the House of Assembly, entitled,

"An act to authorize the administratrix of Sydney Freeman, deceased, to fulfil a certain contract therein named,"

Was read and considered by sections, and ordered to have a third reading.

On motion of Mr. A. W. Brown, the fifteenth rule was suspended, and said bill placed on a third reading.

When the same was read and compared, and on the question, shall said bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,	Messrs. Ihrie,
A. W. Brown,	Moore,
Browning,	Patterson, (V.P.)
Canfield,	Stansborough,
Cordery,	Wilson,
Dodd,	Woolsey,
Hamilton,	Wright,
Hulme,	Zabriskie—16.

NAYS—0.

Ordered, that the Vice President sign said bill, and the

Secretary inform the House of Assembly that Council have passed the same without amendment.

Mr. Wilson asked and obtained leave to withdraw the papers of Mary Lanning.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that the House of Assembly had agreed to the amendment made in Council, to the amendments made by the House of Assembly, to the bill entitled,

"A further supplement to the act entitled 'an act to regulate elections,' passed March twelfth, eighteen hundred and thirty-nine.

On motion of Mr. Dodd, the bill entitled,

"A further supplement to the act relative to apprentices and servants,"

Was called up, the first section read, and on motion of Mr. Hamilton, the further consideration of said bill was postponed.

The engrossed bill from the House of Assembly entitled, "An act to authorize William T. Moore, guardian of John, Mary Ann, and Violetta Moore, to borrow money,"

Was called up, read, considered by sections, amended, and ordered to have a third reading.

A message from the House of Assembly by Mr. Newell, their Clerk, informed Council that the House had disagreed to the amendment made in Council to the resolution relative to purchasing one hundred and fifty copies of Halsted's Digest and Index to the decisions of the Supreme Court of this State.

When Mr. G. H. Brown moved that Council recede from their amendment to said resolution.

Upon which the yeas and nays were ordered, and were as follows:

YEAS.

Messrs. Reasley,	Messrs. Dodd,
G. H. Brown,	Hamilton,
Stansborough--5.	

NAYS.

Messrs. A. W. Brown,	Messrs. Moore,
Browning,	Patterson, (V. P.)
Canfield,	Wilson,
Cordery,	Woolsey,
Hulme,	Wright,
Ihrle,	Zabriskie--12.

So Council refused to ~~amend~~ from their amendment made to said resolution.

Ordered, that the Secretary inform the House of Assembly thereof.

On motion of Mr. Hamilton, the engrossed bill from the House of Assembly, entitled,

"An act to establish a new township in the county of Cumberland, to be called the township of Columbia,"

Was called up, when Mr. Moore moved to recommit the same to the committee on Corporations, for the purpose of amendment.

Which was not agreed to.

Mr. G. H. Brown thereupon moved to postpone the further consideration of the same,

When the yeas and nays were ordered thereon and were as follows:

YEAS.

Messrs. Beasley,	Messrs. Dodd,
G. H. Brown,	Hulme,
Moore,—5.	

NAYS.

Messrs. A. W. Brown,	Messrs. Patterson (V. P.)
Canfield,	Stansborough,
Cordery,	Wilson,
Hamilton,	Wright,
Ihrle,	Zabriskie—10.

So said motion to postpone was lost.

Whereupon said bill was called up on its final passage, Was read and compared, and on the question, shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. A. W. Brown,	Messrs. Moore, (excused)
Browning,	Patterson, (V. P.)
Canfield,	Stansborough,
Cordery,	Wilson,
Hamilton,	Wright,
Ihrle,	Zabriskie—11.

NAYS.

Messrs. Beasley,	Messrs. G. H. Brown,
	Hulme—3.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

On motion of Mr. Hamilton, Council adjourned till half past nine o'clock to-morrow morning.

SATURDAY, March 9, 1844.

At half past nine o'clock Council met.

Mr. A. W. Brown from the Special Committee to whom was referred the engrossed bill from the House of Assembly, entitled,

"An act to divorce Eleanor Boyle from her husband John Boyle,"

Reported the same without amendment.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council they had passed the following bills :

"An act to prevent unnecessary costs in collecting monies due on judgment bonds accompanied with mortgages for calculating promissory notes over one hundred dollars, and for the more easy sale of mortgaged premises,"

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

"An act to alter the north eastern boundary of the city of Trenton,"

Which was read by its title, ordered to have a second reading, and referred to the committee on Corporations.

To which bills aforesaid the concurrence of Council is requested.

They have also passed the following bill from Council, without amendment :

"An act to incorporate the Trenton Monument Association."

A message from the House of Assembly, by Mr. Dodd, their Clerk pro tem. informed Council they had passed the following resolution :

Resolved, (Council concurring,) That the Librarian be directed to furnish the townships Clerks of the several townships which have or may be established during the present session, with each a copy of "Elmer's Digest."

Which was read and agreed to.

The engrossed bill from the House of Assembly entitled, "An act to authorize William T. Moore, guardian of John, Mary Ann and Violetta Moore, to borrow money,"

Was read and compared, and on the question, shall said bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Wright,
Zabriskie—18.

Being the unanimous vote of all the members of Council.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same with sundry amendments, and request their concurrence thereto.

The engrossed bill from the House of Assembly entitled, "An act to divorce Charlotte Abbott, of the county of Gloucester, from her husband, William Abbott,"

Was read and considered by sections and ordered to have a third reading.

On motion Mr. Browning, the fifteenth rule was suspended, and said bill placed on a third reading.

When the same was read and compared, and on the question shall said bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Canfield,
Cordery,
Hamilton,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,

Zabriskie—18.

NAYS.

Messrs. Hulme, Messrs. Woolsey,—2.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

On motion of Mr. Dodd, the bill entitled,

“A supplement to the ‘act in relation to apprentices and servants,’”

Was called up, read, considered by sections, amended, and ordered to be engrossed and have a third reading.

On motion of Mr. Hamilton, the engrossed bill from the House of Assembly, entitled,

“An act for the relief of John Hammell, of the county of Burlington,”

Was read and considered by sections, and ordered to have a third reading.

On motion of Mr. Hulme, the fifteenth rule was suspended and said bill placed on a third reading.

When the same was read and compared, and on the question shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Wright,

Zabriskie—17.

NAYS—0.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly entitled,

“A further supplement to the act entitled ‘an act incorporating the city of Trenton,’”

Was called up, when Mr. G. H. Brown moved to postpone the further consideration of the same.

Not agreed to.

438

Whereupon, said bill was read, considered by sections, and ordered to have a third reading.

On motion of Mr. Hamilton, the fifteenth rule was suspended; and said bill placed on third reading.

Ordered, that the title be taken for a third reading, when On the question, shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. A. W. Brown,
Browning,
Cordery,
Hamilton,
Ihrig,

Messrs Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Wright,

Zabriskie—11.

NAYS.

Messrs. Beasley,
G. H. Brown,
Dodd,

Messrs. Hulme,
Moore,
Woolsey—6.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly, entitled, A supplement to the act entitled, 'an act in relation to executors and administrators, and the distribution of intestates' estates.' "

Was read and considered by sections, and ordered to have a third reading,

And on motion of Mr. Wilson, the fifteenth rule was suspended, and said bill placed on a third reading.

When the same was read and compared, and on the question, shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Canfield,
Hamilton,
Hulme,
Ihrig,

Messrs. Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Wright,

Zabriskie—15.

NAYS—0.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

Mr. Wright from the committee on Corporations, to whom had been referred the engrossed bill from the House of Assembly entitled,

"An act establishing the northeasterly line of the boundary of Trenton,"

Reported the same without amendment.

And on motion of Mr. Woolsey, said bill was called up, read, considered by sections, amended, and ordered to have a third reading.

On motion of Mr. Woolsey, the fifteenth rule was suspended, and said bill placed on a third reading.

When the same was read and compared, and on the question, shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beesley,

Messrs. Moore,

A. W. Brown,

Nelson,

G. H. Brown,

Patterson, (V. P.)

Canfield,

Stansborough,

Hamilton,

Wilson,

Hulme,

Woolsey,

Ihrle,

Wright,

Zabriskie---15.

NAYS---0.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same with sundry amendments, to which the concurrence of the House of Assembly is requested.

The engrossed bill from the House of Assembly entitled, "An act to incorporate the Trenton Improvement Company,"

Was read, considered by sections, amended, and ordered to have a third reading.

On motion of Mr. Wright, the fifteenth rule was suspended and said bill placed on a third reading.

Ordered, that the title be taken for a third reading, and

On the question, shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,

Messrs. Nelson,

A. W. Brown,

Patterson, (V. P.)

G. H. Brown,	Stanhough,
Canfield,	Wilson,
Hulme,	Woolsey,
Haris,	Wright,
Moore,	Zabriskie—14.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same with sundry amendments, and request their concurrence.

The bill entitled,

"An act to manumit James Bruen,"

Was read and considered by sections, and ordered to be engrossed and have a third reading.

The bill entitled,

"A further supplement to the act entitled, 'an act for the punishment of crimes,'" passed February seventeenth, eighteen hundred and twenty-nine,

Was read, considered by sections, amended, and ordered to be engrossed and have a third reading.

On motion of Mr. A. W. Brown, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. G. H. Brown, from the committee on Corporations, to whom was referred the petition of the heirs at law of Edmund Kearny, deceased, offered the following report:

"The committee to whom was referred the petition of the heirs of Edmund Kearny, deceased, praying a repeal of the act entitled, 'an act to confirm the sales of the real estate whereof Edmund Kearny, deceased, late of the county of Monmouth, died; seized,' passed February fourteenth, eighteen hundred and forty-four, beg leave to report against the prayer of the petitioners, and ask to be discharged from further consideration of the subject.

S. D. CANFIELD,

G. H. BROWN,

WILLIAM WILSON,

Committee.

Dated March 9, 1844.

On motion of Mr. A. W. Brown, the report of said committee was unanimously accepted.

The bill entitled,

"A further supplement to the act entitled, 'an act for the punishment of crimes,'" passed February twenty-ninth, eighteen hundred and twenty-nine.

Was read, considered by sections, amended, and ordered to be engrossed and have a third reading.

The engrossed bill from the House of Assembly, entitled, "An act in aid of, and to authorize and confirm the conveyance of certain real estate, whereof Revo West, late of the county of Monmouth, died, seized,"

Was read, and considered by sections, and ordered to have a third reading.

On motion of Mr. A. W. Brown, the fifteenth rule was suspended, and said bill placed on a third reading.

Ordered, that the title be taken for a third reading, when On the question, shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Canfield,
Hamilton,
Hulme,
Thrie,

Messrs. Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Wright,
Zabriskie—14.

NAYS—0

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

On motion of Mr. Wright, leave was granted to withdraw the papers relative to the aforesaid act.

The engrossed bill from the House of Assembly entitled, "An act to prevent and punish frauds of public officers,"

Was read and considered by sections and ordered to have a third reading.

On motion of Mr. Zabriskie, the engrossed bill from the House of Assembly entitled,

"An act to authorize Robert Annett, of Fort Lee, in the township of Hackensack, to extend his wharves already erected, upon and in front of his lands farther into the Hudson river, and for other purposes,"

Was called up, read and considered by sections, and ordered to have a third reading.

On motion of Mr. Zabriskie the fifteenth rule was suspended, and said bill placed on a third reading.

When the same was read and compared, and on the question, shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,

A. W. Brown,

G. H. Brown,

Canfield,

Hamilton,

Hulme,

Messrs. Ihrie,

Moore,

Nelson,

Patterson, (V.P.)

Wilson,

Wright,

Zabriskie—13.

NAYS—0.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

Mr. Wright from the committee on Corporations, to whom was referred the engrossed bill from the House of Assembly, entitled,

"An act to incorporate the Morris, Sussex and Warren Rail Road and Transportation Company,"

Reported the same without amendment.

On motion of Mr. Canfield, said bill was called up, and read, and considered by sections,

When the further consideration of the same was postponed.

The engrossed bill from the House of Assembly entitled,

"An act securing to mechanics and others, payment for their labor and materials, in the erection of any house or other building, within the limits therein mentioned,"

Was read and considered by sections, and ordered to have a third reading.

Mr. G. H. Brown moved that when Council adjourn, it adjourn till Monday afternoon, two o'clock.

Upon which the yeas and nays were ordered, and were as follows:

YEAS.

Messrs. Beasley,

G. H. Brown,

Messrs. Ihrie,

Moore,

Canfield,
Hulme,

Patterson, (V. F.)
Stansborough—8.

NAYS

Messrs. A. W. Brown,
Hamilton,
Nelson,

Messrs. Wilson,
Wright,
Zabriskie—6.

So said motion to adjourn till Monday afternoon, at two o'clock, was agreed to.

On motion of Mr. A. W. Brown, Council adjourned.

MONDAY, March 11, 1844.

At two o'clock Council met.

Mr. Ihrie presented a petition from sundry citizens of the township of Nottingham, accompanied with a bill, praying the passage of a law authorizing a change in the time of holding their annual township meetings.

Which petition was ordered to lie on the table, and the bill was read by its title, ordered to have a second reading, and referred to the committee on Corporations.

A message from the House of Assembly, by Mr. Dodd, their Clerk pro. tem. informed Council they had passed the following bills, to which they ask the concurrence of Council:

"A supplement to the act entitled, 'an act to regulate the selling of grain,'" passed sixteenth of February, eighteen hundred and twenty eight,

Which was read by its title, ordered to have a second reading and referred to the committee on the Judiciary.

"An act to provide for the establishment of public schools in the township of Nottingham, in the county of Mercer,"

Which was read by its title, ordered to have a second reading, and referred to the committee on Education.

"And an act entitled,

"A further supplement to the act entitled 'an act to incorporate the Patterson and Ramapo Rail Road Company,'"

Which was read by its title, ordered to have a second reading, and referred to the committee on the Judiciary.

And the House of Assembly have also concurred in the amendments made in Council to the bill entitled,

"A supplement to the act incorporating the city of Camden."

And have ordered the same to be engrossed.

The House of Assembly have also passed the following resolution :

Resolved, (Council concurring,) That the Treasurer of this State be directed to proceed without delay, to collect from the New Hope Delaware Bridge Company, all arrearage of tax due from said Company, as well for the last as for any previous year, and that he be and is hereby authorized to take legal measures for that purpose, if necessary.

Which resolution was read and agreed to.

Ordered, that the Secretary inform the House of Assembly thereof.

Mr. Hamilton presented a petition from a large number of citizens of the county of Gloucester, asking the passage of the bill now before Council, for erecting a new county from a part of said county, to be called the county of Camden.

Which was read and ordered to lie on the table.

The engrossed bill from the House of Assembly entitled,

"A supplement to the act entitled an act respecting apprentices and servants,"

Was read and compared, and on the question, shall said bill pass!

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,

A. W. Brown,

G. H. Brown,

Browning,

Canfield,

Cordery,

Hamilton,

Hulme,

Messrs. Ihrie,

Moore,

Nelson,

Patterson, (V.P.)

Stansborough,

Wilson,

Woolsey,

Zabriskie—16.

NAYS—0.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly entitled, "A further supplement to the act entitled 'an act for the punishment of crimes,'" passed February seventeenth, eighteen hundred and twenty nine,

Was read and compared and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,	Messrs. Moore,
G. H. Brown,	(excused) Patterson, (V.P.)
Canfield,	Nelson,
Hamilton,	Wilson,
Hulme,	Woolsey,
Hrie,	Wright,

Zabriskie—12.

NAYS.

Messrs. A. W. Brown,	Messrs. Cordery,
Browning,	Stansborough—4.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,

"An act to incorporate Benevolent and Charitable Associations,"

Was read and compared, and on the question, shall said bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,	Messrs. Moore,
G. H. Brown,	Nelson,
Browning,	Patterson (V. P.)
Hamilton,	Wilson,
Hulme,	Woolsey,
Hrie,	Wright,

Zabriskie—13.

NAYS.

Messrs. A. W. Brown,	Messrs. Cordery,
	Stansborough—3.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill entitled,
 "An act relative to the manumission of James Bruen,"
 Was read and compared, and on the question, shall said
 bill pass ?

Was decided in the negative by the following vote :

YEAS.

Messrs. A. W. Brown, Messrs. Patterson, (V. P.)
 Stansborough---3.

NAYS.

Messrs. Beasley,	Messrs. Moore,
G. H. Brown,	Nelson,
Cordery,	Wilson,
Hulme,	Woolsey,
Ihrle,	Zabriskie—10.

So said bill was lost.

The engrossed bill from the House of Assembly, entitled,
 "An act in relation to juries and verdicts,"

Was called up, when Mr. Hulme moved to amend the
 first section.

Upon which the yeas and nays were ordered, and were
 as follows :

YEAS.

Messrs. A. W. Brown,	Messrs. Hulme,
Browning,	Nelson,—4.

NAYS.

Messrs. Beasley,	Messrs. Patterson, (V.P.)
G. H. Brown,	Stansborough,
Canfield,	Wilson,
Hamilton,	Woolsey,
Ihrle,	Wright,
Moore,	Zabriskie—12.

So said motion was not agreed to.

When said bill was read, considered by sections, amend-
 ed, and ordered to have a third reading.

On motion of Mr. Woolsey, the fifteenth rule was
 suspended, and said bill placed on a third reading.

When the same was read and compared, and on the ques-
 tion shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,	Messrs. Moore,
G. H. Brown,	Patterson, (V. P.)
Canfield,	Stansborough,

**Cordery,
Hamilton,
Hulme,
Ihrle,**

**Wilson,
Woolsey,
Wright,
Zabriskie—14.**

NAYS.

Messrs. Browning,

Messrs. Nelson,—2.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same with amendments, and request their concurrence.

The engrossed bill entitled,

“An act to repeal the act entitled a supplement to an act passed February twenty-sixth, eighteen hundred and forty, entitled, ‘an act relative to incorporations and other purposes,’” passed February fourteenth, eighteen hundred and thirty-three,

Was read and compared as amended by the House of Assembly, when Mr. Ihrle offered the following, as a further amendment to the same :

And be it enacted, that this act shall take effect immediately after the passage thereof.

Whereupon the yeas and nays were ordered, and were as follows :

YEAS.

**Messrs. A. W. Brown,
Canfield,
Cordery,
Hamilton,
Ihrle,**

**Messrs. Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Wright,
Zabriskie—11.**

NAYS.

**Messrs. Beasley,
G. H. Brown,**

**Messrs. Hulme,
Moore,
Woolsey—5,**

So said amendment of Mr. Ihrle was agreed to.

And the same ordered to be engrossed.

On motion of Mr. Hamilton, the engrossed bill from the House of Assembly, entitled,

“An act to erect a part of the county of Gloucester into a new county, to be called the county of Camden,”

Was called up, when Mr. G. H. Brown moved to postpone the further consideration of the same.

Upon which the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,

Messrs. Hulme,
Moore,
Woolsey—6.

NAYS.

Messrs. A. W. Brown,
Canfield,
Cordery,
Hamilton,
Ihrle,

Messrs. Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Wright,

Zabriskie—11.

So said motion to postpone was disagreed to.

Whereupon, Mr. Hamilton moved to strike out the twenty-first section of said bill.

Upon which the yeas and nays were again ordered, and were as follows :

YEAS.

Messrs. A. W. Brown,
Cordery,
Hamilton,
Ihrle,

Messrs. Nelson,
Stansborough,
Wilson,
Wright,

Zabriskie—9.

NAYS.

Messrs. Beasley,
G. H. Brown,
Browning,
Canfield,

Messrs. Hulme,
Moore,
Patterson, (V. P.)
Woolsey—8.

So said section was ordered to be stricken out.

When said bill was further amended, read and considered by sections, and ordered to have a third reading.

Mr. Canfield from the Judiciary Committee, to whom was referred the engrossed bills from the House of Assembly, entitled,

“A supplement to an act entitled, ‘an act to regulate fees,’” passed thirteenth June, seventeen hundred and ninety-nine.

And “an act to prevent unnecessary costs, in collecting monies due on judgment bonds, accompanied with mortgages, for collecting promissory notes over one hundred

debats, and for the more easy sale of mortgaged premises."

Reported the same severally without amendment.

On motion of Mr. Wright, the bill entitled,
"An act to re-annex the township of Hopewell, in the county of Mercer, to the county of Hunterdon, and to straighten the lines between Burlington and Mercer, and Cape May and Cumberland,"

Was called up, when Mr. Woolsey offered the following proviso, as an amendment to the sixth section of said bill:

Provided; that the foregoing sections shall not go into effect unless a majority of the legal voters of the said township of Hopewell, who shall vote at the next annual town meeting, shall assent thereto; and the decision of said voters for or against the said law, shall be recorded by the Clerk of said township in the town book; which record or a duly certified copy thereof, shall be deemed competent evidence of such decision, and of the acceptance or rejection of the provisions aforesaid.

Upon which amendment the yeas and nays were ordered and were as follows:

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,

Messrs. Canfield,
Hulme,
Moore,

Woolsey—7.

NAYS.

Messrs. A. W. Brown,
Cordery,
Hamilton,
Ihrle,
Nelson,

Messrs. Patterson, (V. T.)
Stansborough,
Wilson,
Wright,
Zabriskie—10.

So said amendment was disagreed to.

Mr. Woolsey thereupon offered the following as a further amendment to said bill:

Provided, a poll shall be opened at the time and place of holding the next annual town meeting, and the electors entitled to vote at such elections, shall express their acceptance or refusal of the foregoing sections, by depositing their ballots in the box provided for that purpose, and those who are in favor of the aforesaid sections, shall deposit a ballot containing the word "agree" written or

printed thereon, and those who are opposed shall each deposit a ballot with the word "disagree" written or printed thereon, and the said election shall be conducted and regulated in all other respects as the elections for members of the Legislative Council and General Assembly now are ; and if *one third* of those who vote at such election are found to be in favor of the preceding sections, they shall then, but not otherwise, go into effect.

When the yeas and nays were again ordered and were as follows :

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,

Messrs. Canfield,
Hulme,
Moore,

Woolsey—7.

NAYS.

Messrs. A. W. Brown,
Cordery,
Hamilton,
Ihrie,
Nelson,

Messrs. Patterson, (V.P.)
Stansborough,
Wilson,
Wright,
Zabriskie—10.

So said amendment was not agreed to.

Mr. Hulme offered the following as a further amendment to said bill :

Provided, that the foregoing sections of said bill, from the eighth inclusive, shall be inoperative, unless a majority of the legally qualified voters at special town meetings, to be held in and for said townships of Chesterfield and Mansfield, shall by ballot vote in favor of annexing the parts of the said townships described in the said eighth section, to the said county of Mercer.

Upon which the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,

Messrs. Hulme,
Moore,
Woolsey—6.

NAYS.

Messrs. A. W. Brown,
Canfield,
Cordery,
Hamilton,
Ihrie,

Messrs. Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Wright,

Zabriskie—11.

So said amendment was lost.

Mr. Hulme again offered the following amendment:

Provided, that the foregoing sections of this bill, from the eighth inclusive, shall be inoperative, unless a majority of the legal voters at a special township meeting, to be held in and for the said township of Bordentown, shall by ballot vote in favor of annexing the said township as described in the eighth section, annexing it to the said county of Mercer.

When the yeas and nays were again ordered and were as follows:

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,
Canfield,

Messrs. Hulme,
Moore,
Patterson, (V. P.)
Woolsey—8.

NAYS.

Messrs. A. W. Brown,
Cordery,
Hamilton,
Ihrle,

Messrs. Nelson,
Stansborough,
Wilson,
Wright,

Zabriskie—9.

So said amendment was not adopted.

Mr. Hulme moved further to amend said bill.

Upon which the yeas and nays were again ordered, and were as follows:

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,
Canfield,

Messrs. Hulme,
Moore,
Patterson, (V.P.)
Woolsey—8.

NAYS.

Messrs. A. W. Brown,
Cordery,
Hamilton,
Ihrle,

Messrs. Nelson,
Stansborough,
Wilson,
Zabriskie—8.

So said amendment was disagreed to.

Mr. Hulme then offered a preamble and series of resolutions, passed at a public meeting of a number of the democratic citizens, of the county of Burlington.

Which was read and ordered to lie on the table.

Mr. Beasley moved to strike out the nineteenth section of said bill.

Whereupon the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,

Messrs. Hulme,
Moore,
Woolsey—6.

NAYS.

Messrs. A. W. Brown,
Cordery,
Hamilton,
Ihrle,
Nelson,

Messrs. Patterson, (V.P.)
Stansborough,
Wilson,
Wright,
Zabriskie—1.0

So said motion to strike out the nineteenth section was not agreed to.

When Mr. Beasley offered the following amendment :

Provided, a majority of the legal voters of the Upper township, in the county of Cape May, and township of Maurice river in the county of Cumberland, at a special town meeting to be held for that purpose, on the second Tuesday of April next, shall assent to said annexation, if not then this act as far as relates to the county of Cumberland and county of Cape May, shall be void.

Upon the adoption of which amendment the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,

Messrs. Canfield,
Hulme,
Moore,

Woolsey—7.

NAYS.

Messrs. A. W. Brown,
Cordery,
Hamilton,
Ihrle,

Messrs. Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,

Zabriskie—9.

So said amendment was lost.

Mr. Beasley then offered the following amendment ;

Provided, a majority of the legal voters of the county of Cape May, at a special town meeting, to be held for that purpose, on the second Tuesday in April next, shall assent

to said annexation, if not, then this act so far as relates to the counties of Cumberland and Cape May, shall be void.

Upon which amendment the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,

Messrs. Hulme,
Moore,
Woolsey—6.

NAYS.

Messrs. A. W. Brown,
Cordery,
Hamilton,
Ihrie,
Nelson,

Messrs. Patterson, (V. P.)
Stansborough,
Wilson,
Wright,
Zabriskie—10.

So said amendment of Mr. Beasley's was lost.

Whereupon said bill was further read, considered by sections and amended, when

Mr. Hulme offered the following as an amendment to the title of said bill :

"An act to re-annex the township of Hopewell, in the county of Mercer, to the county of Hunterdon, and to make crooked the county lines between Mercer and Burlington, and Cape May and Cumberland, against the wish of the people."

Which was disagreed to.

Said bill was then ordered to be engrossed, as amended, and have a third reading.

On motion of Mr. Ihrie, Council adjourned till half past nine o'clock to-morrow morning.

TUESDAY, March 12th, 1844.

At half past nine o'clock, Council met.

Mr. Wright from the committee on Corporations, to whom had been referred the engrossed bills from the House of Assembly entitled,

"An act to repeal 'an act to establish three new townships in the county of Warren.'"

And **"a further supplement to the act entitled 'an act to incorporate the Patterson and Ramapo Rail Road Company,'"**

Reported the same severally without amendment.

Also, the petition, accompanied by bill, authorizing the citizens of Nottingham to change the time of holding their spring elections.

Which bill was read by its title and ordered to have a second reading.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council they had passed the following bills :

"An act to divorce Eli Farron, of the county of Gloucester, from his wife, Ann."

Which was read by its title, ordered to have a second reading, and referred to Messrs. Browning and Zabriskie.

They have also passed the bill from Council, entitled,

A **"supplement to the 'act to regulate fences,'"** to extend to the counties of Sussex, Warren, Middlesex and Salem.

With amendment, to which the assent of Council is requested.

Also, the bill entitled,

"A further supplement to the act entitled, 'an act for the better regulation of actions of replevin,'" passed nineteenth of March, seventeen hundred and ninety-five.

And **"a further supplement to the act entitled 'an act to erect parts of Essex and Bergen into a new county, to be called the county of Passaic ; and part of Gloucester county into a new county, to be called Atlantic,'"**

Which were passed severally without amendment.

And the House of Assembly have adopted the following resolution :

Resolved, That this House is now ready to go into Joint Meeting, for the appointment of such State and County officers as may be deemed necessary, and request Council to name time and place.

Which resolution was read and ordered to lie on the table.

On motion of Mr. Hamilton, the amendments made in the House of Assembly, to the bill entitled,

"A supplement to the act entitled, 'an act to regulate fences,'" passed January twenty-third, seventeen hundred

and ninety-nine, to extend to the counties of Sussex, Warren, Middlesex and Salem,"

Was disagreed to.

Ordered, that the Secretary inform the House of Assembly thereof.

Mr. Canfield offered the following resolution :

Resolved, (the House of Assembly concurring,) That two hundred copies of the "supplement to the 'act to regulate elections,'" be printed for distribution among the election officers of this State.

Which was read and agreed to.

Ordered, that the Secretary inform the House of Assembly thereof.

The engrossed bill from the House of Assembly, entitled, "An act to prevent and punish fraud of public officers,"

Was read and compared, and on the question, shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
Canfield,
Cordery,
Hamilton,
Hulme,
Ihrie,

Messrs. Nelson,
Patterson (V. P.)
Stansborough,
Wilson,
Woolsey,
Wright,

Zabriskie—13.

NAYS.

Messrs. Browning,

Messrs. Moore,—2.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly entitled, "An act to incorporate a Temperance Beneficial Society, to be called the Independent Order of Rechabites, of New Jersey,"

Was read and compared, and on the question, shall said bill pass ?

Was decided in the negative by the following vote :

YEAS.

Messrs. G. H. Brown,
Canfield,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrie,
Woolsey,
Wright,—8.

NAYS.

Messrs. A. W. Brown,
Browning,
Cordery,
Moore,

Messrs. Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,

Zabriskie—9.

So said bill was lost.

Mr. Wright asked and obtained leave to present the following bill:

"A further supplement to the act entitled 'an act constituting courts for the trial of small causes,' " passed February twelfth, eighteen hundred and eighteen,

Which was read by its title and ordered to have a second reading.

The bill entitled,

"A supplement to the act concerning taxes,"

Was on motion of Mr. G. H. Brown, called up.

When Mr. Ihrie moved to strike out the second section of said bill.

Upon which the yeas and nays were ordered, and were as follows:

YEAS.

Messrs. Ihrie,
Nelson,

Messrs. Patterson, (V.P.)
Stansborough,

Zabriskie--5.

NAYS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Canfield,
Dodd,

Messrs. Hamilton,
Hulme,
Moore,
Wilson,
Woolsey,

Wright,---11.

So said motion to strike out the second section was not agreed to.

When Mr. Ihrie again moved to strike out the third section in said bill.

Upon which the yeas and nays were again ordered, and were as follows:

YEAS.

Messrs. Ihrie,
Nelson,

Messrs. Patterson, (V.P.)
Zabriskie—4.

NAYS

Messrs. Beasley,

A. W. Brown,

G. H. Brown,

Canfield,

Cordery,

Messrs. Dodd,

Hamilton,

Hulme,

Stansborough,

Zabriskie—10.

So said motion to strike out the third section was lost.

When said bill was read, considered by sections, amended, and ordered to be engrossed and have a third reading.

The bill entitled,

“An act to authorize the sale of certain real estate, of which Nicholas Van Dyne, late of the county of Morris, died seized,”

Was taken up, read, considered by sections, amended, and ordered to be engrossed and have a third reading.

The engrossed bill from the House of Assembly entitled,

“A supplement to an act entitled ‘an act for the better regulation of actions of replevin,’” passed nineteenth of March, seventeen hundred and ninety-five,

Was read and considered by sections, amended, and ordered to have a third reading.

On motion of Mr. Ihrie, the fifteenth rule was suspended and said bill placed on a third reading.

When the same was read and compared, and on the question shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,

G. H. Brown.

Dodd,

Hamilton,

Hulme,

Ihrie,

Messrs. Moore,

Nelson,

Patterson, (V.P.)

Wilson,

Woolsey,

Zabriskie—12.

NAYS.

Messrs. A. W. Brown,

Browning,

Canfield,

Messrs. Cordery,

Stansborough,

Wright--6.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, with amendment, and request their concurrence.

The engrossed bill from the House of Assembly entitled,

"An act to prevent unnecessary costs, in the collection of monies due on judgment bonds, accompanied with mortgages, for collecting promissory notes over one hundred dollars, and for the more easy sale of mortgaged premises,"

Was read and ordered a second reading.

Mr. Wright moved that Council adjourn.

Upon which the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. G. H. Brown,
Dodd,
Hamilton,

Messrs. Ihrie,
Woolsey,
Wright--6.

NAYS.

Messrs. Beasley,
A. W. Brown,
Browning,
Canfield,
Hulme,

Messrs. Moore,
Nelson,
Stansborough,
Wilson,
Zabriskie--10.

So said motion was disagreed to.

On motion of Mr. G. H. Brown, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Canfield presented a remonstrance from a number of the stockholders of the Patterson and Ramapo Rail Road Company, remonstrating against the passage of the bill now before Council entitled,

"A further supplement to the act incorporating said company."

Which was read and ordered to lie on the table.

Mr. Browning from the special committee to whom was referred the engrossed bill from the House of Assembly entitled

"An act to divorce Eli Farrow, of Gloucester county, from his wife, Ann.

Reported the same without amendment.

On motion of Mr. Hamilton, the engrossed bill entitled, "An act to reannex the township of Hopewell, in the county of Mercer, to the county of Hunterdon, and to straighten the county lines between Mercer and Burlington, and Cape May and Cumberland,"

Was re-considered and amended, by striking out from the eighth till the eighteenth sections inclusive.

Mr. Beasley moved to reconsider the remaining sections in said bill.

Upon which the yeas and nays were ordered, and were as follows :

YEAS.

**Messrs. Beasley,
G. H. Brown,
Browning,
Canfield,**

**Messrs. Dodd,
Hulme,
Moore,
Woolsey,---8**

NAYS.

**Messrs. A. W. Brown,
Cordery,
Hamilton,
Ihrrie,**

**Messrs. Nelson,
Patterson, (V P.)
Stansborough,
Wilson,**

Zabriskie—9.

So said motion of Mr. Beasley was lost.

Mr. Wilson moved to reconsider the title, which was agreed to, and the same amended by striking out Mercer and Burlington.

So said bill as amended, was ordered to be re-engrossed and have a third reading.

On motion of Mr. Wright, the fifteenth rule was ordered to be suspended for the remainder of the session.

The engrossed bill entitled,

"An act authorizing the sale of certain real estate, whereof Nicholas Van Dyne, late of the county of Morris, died seized,"

Was read and compared, and on the question, shall this bill pass !

It was decided in the affirmative by the following vote :

YEAS.

**Messrs. Beasley,
A. W. Brown,**

**Messrs. Ihrrie,
Moore,**

Browning,
Canfield,
Cordery,
Dodd,
Hamilton,
Hulme,

Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,
Wright,

Zabriskie---17.

NAYS--0.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The re-engrossed bill entitled,

"A further supplement to the act entitled, 'an act to regulate elections,'" passed March twelfth, in the year of our Lord one thousand eight hundred and thirty-nine,

Was read and compared and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Browning,
Cordery,
Canfield,
Hamilton,
Ihrie,

Messrs. Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Wright,
Zabriskie—12.

NAYS.

Messrs. Beasley,
G. H. Brown,
Dodd,

Messrs. Hulme,
Moore,
Woolsey,—6.

Ordered, That the Vice President sign said bill, and the Secretary inform the House of Assembly thereof and request their concurrence.

The engrossed bill from the House of Assembly entitled,

"An act to erect a part of the county of Gloucester into a new county, to be called the county of Camden,"

Was taken up, read and compared, and on the question, shall said bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Canfield,
Cordery,
Hamilton,
Ihrie,

Messrs. Nelson,---4.
Stansborough,
Wilson,
Wright,
Zabriskie—10.

NAYS.

Messrs. Beasley,
G. H. Brown,
Browning,
Dodd,

Messrs. Hulme,
Moore,
Patterson, (V. P.)
Woolsey—8.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill entitled,

“An act to re-annex the township of Hopewell, in the county of Mercer, to the county of Hunterdon, and to straighten the county line between Cape May and Cumberland,”

Was called up, when Mr. Woolsey moved that Council adjourn.

Upon which the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. Beasley,
G. H. Brown,
Dodd,

Messrs. Hulme,
Moore,
Woolsey—6.

NAYS.

Messrs. A. W. Brown,
Cordery,
Hamilton,
Ihrie,
Nelson,

Messrs. Patterson, (V.P.)
Stansborough,
Wilson,
Wright,
Zabriskie—10.

So said motion to adjourn was lost.

And said bill was then read and compared, and on the question, shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Cordery,
Hamilton,
Ihrie,
Nelson,

Messrs. Patterson (V. P.)
Stansborough,
Wilson,
Wright,
Zabriskie—10.

NAYS.

Messrs. Beasley,
G. H. Brown,
Canfield,

Messrs. Dodd,
Hulme,
Moore,
Woolsey—7.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

On motion of Mr. A. W. Brown, Council adjourned till nine o'clock to morrow morning.

WEDNESDAY, March 13, 1844.

At nine o'clock Council met.

On motion of Mr. Wright, the engrossed bill entitled, "A supplement to the 'act for the punishment of crimes,'" was postponed till the sitting of the next legislature.

The engrossed bill from the House of Assembly, entitled, "A further supplement to the act entitled, 'an act securing to mechanics and others, payment for their labor and materials in erecting any house or other building, within the limits therein mentioned,'" passed March third, eighteen hundred and thirty-five,

Was read and compared, when on the question, shall this bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Hamilton,

Messrs. Ihrie,
Nelson,
Stausboroueh,
Wilson,
Woolsey,
Wright,
Zabriskie—14.

NAYS.

Messrs. Hulme,
Patterson, (V.P.)—3.

Messrs. Moore,

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly entitled, "An act for the relief of Hannah Applegate, widow of William Applegate, of the county of Mohamouth, deceased," Was called up, read and considered by sections, and ordered to have a third reading.

The rules having been suspended, said bill was placed on a third reading.

When the same was read and compared, and on the question, shall this bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Canfield,
Cordery,

Messrs. Hamilton,
Ihrle,
Stansborough,
Wilson,
Wright—10.

NAYS.

Messrs. Browning,
Hulme,
Moore,

Messrs. Nelson,
Patterson, (V. P.)
Zabriskie—6.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

Mr. Hamilton offered the following resolution :

Resolved, That Robert Shay, the present Sergeant-at-Arms of Council, take charge of the Council Chamber and grounds adjoining the State House, until the session of the next Legislature, for which he shall be entitled to receive the sum of thirty dollars.

Which was read and ordered to lie on the table.

The engrossed bill entitled,
"A supplement to the act relating to taxes,"

Was read, and considered by sections, and ordered to have a third reading.

The fifteenth rule being suspended, said bill was read and compared, and

On the question, shall this bill pass?

It was decided in the negative by the following vote :

YEAS.

Messrs. G. H. Brown,
Browning,

Messrs. Canfield,
Moore,

Wright—5.

NAYS.

Messrs. Beasley,
Cordery,
Hamilton,
Hulme,
Ihrie,

Messrs. Nelson,
Patterson, (V.P.),
Stansborough,
Wilson,
Zabriskie—10.

So said bill was lost.

A message from the House of Assembly by Mr. Dodd, their Clerk pro. tem. informed Council that the House of Assembly have passed the preamble and resolutions, authorizing the Governor to appoint Commissioners to investigate the affairs of the Plainfield Bank,

And have adopted the following, to which the concurrence of Council is requested :

Resolved, (Council concurring,) That the Clerks of the townships of Bergen, in the county of Hudson, and of Manchester, in the county of Passaic, be furnished each with one copy of Elmer's Digest, for the use of said townships.

Which was read and unanimously adopted.

The House of Assembly have also concurred in the amendments made in Council to the bill entitled,

"An act to authorize William T. Moore, guardian of John, Mary Ann, and Violetta Moore, to borrow money,"

And have caused the same to be re-engrossed.

And have passed a preamble and joint resolution in relation to pensions and pensioners.

To, which the concurrence of Council is requested.

The engrossed bill from the House of Assembly entitled,

"An act to divorce Hannah Bowen, of the county of Bergen, from her husband,"

Was read by its title, ordered to have a second reading, and referred to Messrs Zabriskie and Nelson.

The engrossed bill entitled,

"An act to establish a uniform standard of weights and measures in this state,"

Was called up, and read as amended by the House of Assembly, agreed to, and ordered to be re-engrossed,

When the same was again read and compared, and on question, shall this bill pass as amended ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrle,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Wright,---16.

NAYS—0.

Ordered, that the Vice President sign the same, and the Secretary inform the House of Assembly thereof.

The Joint Resolution from the House of Assembly in relation to pensions and pensioners,

Was called up and read, and ordered to have a second reading, when it was again read and considered by sections, and on motion of Mr. A. W. Brown, the third reading dispensed with, and

On the question, shall said resolution pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,

Messrs. Hamilton,
Ihrle,
Moore,
Nelson,
Patterson, (V. P.),
Stansborough,
Wright,

Zabriskie—15.

NAYS—0.

Ordered, that the Vice President sign the same, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

On motion of Mr. Wright, the bill entitled,

"A further supplement to the act constituting courts for the trial of small causes,"

Was called up, read by sections, and ordered to be engrossed and have a third reading.

Said bill was thereupon engrossed and called up on its final passage,

When the same was read and compared, and on the question, shall this bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs Beesley,	Messrs. Hulme,
A. W. Brown,	Ihrle,
G. H. Brown,	Moore,
Browning,	Nelson,
Canfield,	Stansborough,
Cordery,	Wilson,
Dodd,	Woolsey,
Hamilton,	Wright,

Zabriskie---17.

NAYS.

Mr. Patterson, (V.P.)--1.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

A message from the House of Assembly by Mr. Dodd, their Clerk pro. tem. informed Council they had passed the following bills :

"An act to divorce Hannah Bower, of the county of Bergen, from her husband Henry Bower,"

To which the concurrence of Council is requested.

And have concurred in the amendments made in Council to the bill entitled,

"An act to incorporate the Trenton Improvement Company."

And have caused the same to be re-engrossed.

And have passed the bill from Council entitled,

"An act to establish a uniform standard of weights and measures in this state,"

With amendments, to which the concurrence of Council is requested.

And have concurred in the amendments made in Council to the amendment made in the House of Assembly to the bill from Council entitled,

"An act to repeal the act entitled a supplement to an act passed February twenty-sixth, eighteen hundred and forty, entitled, 'an act relative to incorporations and other purposes,' " passed February fourteenth, eighteen hundred and thirty-three.

They have also passed the bills from Council entitled,

"An act to incorporate Benevolent and Charitable Associations,"

And "a supplement to the act entitled, 'an act respecting apprentices and servants,'"

And "a supplement to the act entitled, 'an act to prescribe the time and manner of holding elections for Representatives in Congress,'" passed November tenth, eighteen hundred and forty two,

And "a supplement to the act entitled, 'an act incorporating the inhabitants of townships, designating their powers and regulating their meetings,'" passed twenty-first of February, seventeen hundred and ninety eight,

Severally without amendment.

Mr. Zabriskie offered the following resolution :

Resolved, That the Secretary inform the House of Assembly that Council will be ready to go into Joint Meeting for the appointment of such State and County officers as may be deemed necessary, this evening at half past seven o'clock, in the Assembly Room.

Which was read and agreed to.

A message from the House of Assembly by Mr. Dodd, their Clerk pro. tem., informed Council they had agreed to the amendments made to the bills entitled,

"An act to incorporate the Morris, Sussex and Warren Rail Road and Transportation Company,"

"A further supplement to the act entitled, 'an act relative to juries and verdicts,'

And have caused the same to be re engrossed.

And have passed a bill entitled, "an act to raise by tax the sum of forty thousand dollars,"

To which the concurrence of Council is requested.

The House of Assembly have also agreed to the amendments made in Council to the bill entitled,

"An act to erect a part of the county of Gloucester, into a new county to be called the county of Camden,"

And have caused the same to be re-engrossed.

And have passed the bill from Council entitled,

"An act to reannex the township of Hopewell, in the county of Mercer, to the county of Hunterdon, and to straighten the county lines between Cape May and Cumberland,"

Without amendment.

The following communication was laid before Council from Joseph W. Scott, Esq. counsel for the State, authorizing him to institute legal proceedings against Isaac Southard, late Treasurer :

403

TREKTON, 10th March, 1844.

To His Excellency the President of the Council :

I received this morning from Joseph C. Potts, Esq., a letter, accompanied by the papers following :

1. A letter from Isaac Southard, Esq., the late Treasurer of this State, of the date of March 12th, 1844, to Mr. Potts and myself, offering as a security to the State for the amount due from him, his bond, dated March 11th, 1844, for the sum of five thousand three hundred and seventy dollars and eighteen cents, payable in one year with interest.

2. The bond duly executed according to the proposal.

3. A mortgage from Isaac Southard and Mary his wife, on real estate in the township of Bridgewater, in the county of Somerset, to secure the payment of the said bond.

The bond and mortgage are executed in due form of law. The mortgage has been acknowledged before Thos. A. Hartwell, Esq. a Master in Chancery, and is ready for the registry.

4. The certificate of Dumont Frelinghuysen, Esq. the Clerk of the county of Somerset, that the lands described in the said mortgage are unincumbered, so far as it appears from the records of Somerset.

5. The certificate from the same Clerk, that the lands and premises embraced within the mortgage, were conveyed to Isaac Southard by deed by Albert S. Cox and wife, 31st March, 1823, and that the said lands have not since been conveyed by Isaac Southard to any person, so far as appears of record.

6. The certificate of John M. Mann, Thomas S. Allison, and William G. Steele, that the real estate embraced within the mortgage, is a sufficient security to the state for the sum of five thousand three hundred and seventy dollars and eighteen cents, provided an insurance is effected on the buildings now on the premises to a reasonable amount ; and further setting forth that in their opinion the premises would bring at a fair sale the sum of eight thousand dollars.

They do further certify as to the title of the said Isaac Southard, and that he is in the actual possession of the mortgaged premises.

7. A note from J. Doughty, the Surveyor of the Doylestown Insurance Company, that the premium money for the insurance to the amount of sixteen hundred dollars, has

been paid to him to effect an insurance upon the buildings on the said property.

I have this moment been furnished by Mr. Reading with a certificate from the Clerk of the Supreme Court, that there are no incumbrances of record in that office against the said Isaac Southard, for the last twenty years.

There remains but one other source to be examined for incumbrances in any, except very unusual and extraordinary cases, and that is the Circuit Court of the United States for this district. I am informed that a certifi from the Clerk of that Court, and also one from Chancery, will be furnished to me during this day.

I do not feel authorized to act in this matter, but by the instruction of the Legislature.

I am constrained to add one more remark. Mr. Reading assures me that so soon as the policy of insurance can be obtained, it shall be assigned to the state of New Jersey.

Mr. Reading is an honorable, high minded man, of great rectitude and inflexible principle. I have the most perfect confidence in him.

I am, with highest respect,

Your ob't serv't,

J. W. SCOTT.

Which was read and ordered to lie on the table.

The resolution directing the Treasurer to adopt such measures as he may deem necessary for the purpose of collecting the arrears of tax due to this State from the New Hope and Delaware Bridge Company,

Was reconsidered, and amended by inserting the following preamble :

Whereas, it appears by the books in the Treasurer's office, that the New Hope Delaware Bridge Company paid a tax in the years 1839 and '40 and '41, of sixteen hundred and thirty-four dollars, on a capital of three hundred and twenty six thousand eight hundred dollars, and in the year 1842 said Company paid a tax of \$1597 94 on a capital of \$319,472 85 ; and whereas it appears that in 1843 the banking capital of said Company was reduced to the sum of \$84,646 78, and the tax to \$423 23, and the returns of the present year shew a further reduction in the amount of banking capital \$84,020 08, and the tax to \$420 10 ; and whereas it is the opinion of this Legislature that said Company, in assuming banking privileges, placed itself under the operation of the laws that have been passed from time

to time by the Legislature of this state for the better regulation of such institutions; and whereas it is the opinion of this Legislature that no banking institution, or company exercising banking privileges, has the right to reduce its capital without legislative authority—therefore,

Which was read and ordered to lie on the table.

A message from the House of Assembly by Mr. Dodd, their Clerk pro. tem., informed Council they had passed the following resolution:

Resolved, (Council concurring,) That Joseph W. Scott and Joseph C. Potts, Esqrs., counsel on behalf of the state upon receiving from Isaac Southard, late Treasurer of this state, the bond, mortgage, and policy of insurance, referred to in the foregoing communication of said counsel, duly executed according to law, as security for the amount of his indebtedness to the State of New Jersey, be directed to discontinue *all* proceedings under and by virtue of the concurrent resolution of this Legislature authorizing them to commence legal prosecutions for the recovery of said indebtedness, and that the said bond, mortgage, and policy of insurance, be thereupon deposited in the office of the Treasurer of this State.

Which resolution was read and agreed to.

Mr. Hamilton asked and obtained leave to present the following bill:

“A supplement to an act entitled, ‘an act to erect a part of the county of Gloucester into a new county, to be called the county of Camden,’” passed March twelfth, eighteen hundred and forty-four.

Which was read and ordered to have a second reading.

When said bill was again read and considered by sections, and ordered to be engrossed and have a third reading.

On motion of Mr. Hamilton, the engrossed bill from the House of Assembly entitled,

“A further supplement to the act entitled, ‘an act regulating common schools,’”

Was called up, when

Mr. Hamilton moved to amend said bill, by striking out the words *Treasurer of this state*, in the third section, and insert *County Collector*.

Upon which the yeas and nays were ordered, and were as follows:

YEAS.

Messrs. A. W. Brown,
Browning,

Messrs. Nelson,
Patterson, (V. P.).

Cordery,
Hamilton,
Hulme,

Wilson,
Woolsey,
Zabriskie—10.

NAYS

Messrs. Beasley,
G. H. Brown,
Canfield,
Dodd,

Messrs. Ihrie,
Moore,
Stansborough,
Wright—8.

So said motion to amend was agreed to.

[Mr. Wright in the chair.]

The Vice President then moved the postponement of said bill to the next session of the Legislature.

Upon which the yeas and nays were again ordered, and were as follows :

YEAS.

Messrs. A. W. Brown,
Browning,
Cordery,

Messrs. Hulme,
Patterson, (V.P.)
Stansborough,
Zabriskie—7.

NAYS.

Messrs. Beasley,
G. H. Brown,
Canfield,
Dodd,
Hamilton,

Messrs. Ihrie,
Moore,
Nelson,
Wilson,
Woolsey,

Wright—11.

So said motion of the Vice President to postpone was not agreed to.

Mr. Woolsey moved to re-consider the third section of said bill for the purpose of striking out the amendment previously adopted.

Upon which motion the yeas and nays were again ordered, and were as follows :

YEAS.

Messrs. Beasley,
G. H. Brown,
Canfield,
Dodd,
Hamilton,

Messrs. Ihrie,
Moore,
Nelson,
Woolsey,
Wright—10.

NAYS.

Messrs. A. W. Brown,
Browning,

Messrs. Patterson, (V. P.)
Stansborough,

Cordery,
Hulme,

Wilson,
Zabriskie—8.

So said motion of Mr. Woolsey to re-consider the third section was agreed to:

Mr. A. W. Brown then moved to amend said section by inserting the original amendment.

Whereupon the yeas and nays were again ordered, and were as follows :

YEAS.

Messrs. A. W. Brown,
Browning,
Cordery,
Hulme,

Messrs. Nelson,
Patterson (V. P.)
Stansborough,
Wilson,

Zabriskie--9.

NAYS.

Messrs. Beasley,
G. H. Brown,
Canfield,
Dodd,

Messrs. Hamilton,
Ihrie,
Moore,
Woolsey,

Wright—9.

So said motion of Mr. Brown was disagreed to.

The Vice-President then moved to postpone the further consideration of said bill to the session of the next Legislature.

Upon which the yeas and nays were again ordered, and were as follows :

YEAS.

Messrs. A. W. Brown,
Browning,
Cordery,
Hulme,
Moore,

Messrs. Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Zabriskie—10.

NAYS.

Messrs. Beasley,
G. H. Brown,
Canfield,
Dodd,

Messrs. Hamilton,
Ihrie,
Woolsey,
Wright—8.

So said motion to postpone till the next sitting of the Legislature was agreed to.

The engrossed bill from the House of Assembly, entitled, "A supplement to the Morris, Sussex and Warren Rail Road and Transportation Company,"

Was read, considered by sections, and amended, and the same ordered to be engrossed and have a third reading.

Whereupon said amendment was engrossed, and the bill placed on a third reading.

Ordered that the title be taken for a third reading, when On the question, shall said bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrie,
Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Woolsey—14.

NAYS.

Mr. Wilson—1.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same, with an amendment, and request their concurrence.

The engrossed bill from the House of Assembly entitled,

“An act to repeal so much of the act entitled, ‘an act to authorize the inhabitants of the townships of Westfield, New Providence, Rahway and Caldwell, in the county of Essex, to vote by ballot at their township meetings,’” passed February twentieth, eighteen hundred and forty one, as relates to or is binding upon the inhabitants of the township of Rahway in the county of Essex, and for other purposes,

Was read and considered by sections, and ordered to have a third reading.

Ordered, that the title be taken for a third reading, and On the question shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. A. W. Brown,
Browning,
Cordery,
Hamilton,
Ihrie,

Messrs. Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Wright,

Zabrickie—11.

NAYS.

Messrs. Beasley,
G. H. Brown,
Dodd,

Messrs. Hulme,
Moore,
Woolsey—6.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment

On motion of Mr. Zabriskie, Council adjourned till three o'clock this afternoon.

At three o'clock Council met.

Mr. Zabriskie, from the special committee to whom was referred the engrossed bill from the House of Assembly entitled,

“An act to divorce Hannah Boun, of the county of Bergen, from her husband Henry Boun,”

Reported the same without amendment.

The engrossed bill entitled,

“An act to divorce Hannah Maria Berry, of the county of Passaic, from her husband James Berry,”

Was read and compared and, on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Dodd,

Messrs. Hamilton,
Ihrie,
Moore,
Patterson, (V. P.)
Stansborough,
Wilson,

Wright,—13.

NAYS.

Mr. Nelson—1.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

The engrossed bill from the House of Assembly entitled, "A supplement to an act entitled 'an act to regulate fees,' " passed thirteenth of June, seventeen hundred and ninety-nine,

Was called up and read by sections, when Mr. Hamilton moved to postpone the same till the next session of the legislature.

When the yeas and nays were ordered and were as follows :

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Cordery,
Dodd,
Hamilton,

Messrs. Hulme,
Patterson, (V.P.)
Stansborough,
Woolsey,
Wright—10.

NAYS.

Messrs. Beasley,
Browning,
Canfield,
Ihrle,

Messrs. Moore,
Nelson,
Wilson,
Zabriskie—8.

So said bill was postponed till the sitting of the next legislature.

The engrossed bill from the House of Assembly entitled, "An act to prevent unnecessary costs in collecting monies due on judgment bonds, accompanied with mortgages for collecting promisory notes over one hundred dollars, and for the more easy sale of mortgaged premises,"

Was read and considered by sections, when Mr. Hamilton moved that the further consideration of said bill be postponed to the sitting of the next legislature.

Upon which the yeas and nays were ordered, and were as follows :

YEAS.

Messrs. A. W. Brown,
G. H. Brown,
Canfield,
Cordery,
Dodd,

Messrs. Hamilton,
Hulme,
Patterson, (V. P.)
Stansborough,
Wright,

Zabriskie—11.

NAYS.

Messrs. Beasley,
Browning,
Ihrle,

Messrs. Moore,
Nelson,
Wilson,

Woolsey—7.

So said bill was postponed till the next session of the legislature.

(The Governor in the chair.)

Mr. Canfield asked and obtained leave to present the following bill :

“A further supplement to the act concerning costs.”

Which was read by its title and ordered a second reading.

Said bill was read a second time, considered by sections and ordered to be engrossed and have a third reading.

The Governor laid before Council the following resolutions from the legislature of Massachusetts :

RESOLVES

CONCERNING FRENCH DEPREDATIONS ON AMERICAN COMMERCE, PREVIOUS TO
THE CONVENTION OF EIGHTEEN HUNDRED.

Resolved, That the depredations on American commerce, committed by the authority of the French Republic, previous to the month of September, 1800, were in violation of the law of nations and of existing treaties, and created a claim which the Government of the United States was bound, by its duty of affording protection to its peaceable citizens, to sustain and enforce.

Resolved, That the Government of the United States, having, by the ratification of the Convention of September 30th, 1800, with amendments, released the French nation from said claim, for a valuable consideration, assumed the obligation thereof upon itself, and is bound to discharge it.

Resolved, That it is due to the rights of individuals, and to the honor of the American name, that speedy provision should be made by act of Congress, for the rendering of justice, which has been so long delayed.

Resolved, That His Excellency the Governor be requested to transmit copies of these Resolves to the Senators and Representatives from this Commonwealth

in Congress, and to the Executives of the several States.

HOUSE OF REPRESENTATIVES, Feb. 21, 1844.

Passed,

SAMUEL H. WALLEY, Jr. Speaker.

IN SENATE, February 22, 1844.

Passed,

JOSIAH QUINCY, Jr. President.

February 24, 1844.—Approved.

GEORGE N. BRIGGS.

A true copy,—Attest :

JOHN G. PUEPLEY,

Secretary of the Commonwealth.

Which were read and ordered to lie on the table.

The engrossed bill from the House of Assembly, entitled, "A further supplement to the act constituting courts for the trial of small causes,"

Was called up, read by sections, amended, and ordered to have a third reading.

The engrossed bill from the House of Assembly entitled, "An act to divorce Elia Farron, of Gloucester county, and his wife, Ann.

Was read, and considered by sections, and ordered to have a third reading.

The fifteenih rule being suspended, said bill was placed on a third reading.

When the same was read and compared, and on the question, shall this bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
A. W. Brown,
Browning,
Canfield,
Dodd,
Hamilton,

Messrs. Ihrie,
Moore,
Patterson, (V. P.)
Stansborough,
Wilson,
Zabriskie—12.

NAYS

Messrs. Hulme,
Nelson,

Messrs. Woolsey,
Wright—4.

Ordered, that the President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly, entitled, "An act to repeal so much of the act entitled, 'an act to establish three new townships in the county of Warren, to be called the townships of Hope, Franklin and Harmony, and also to annex a part of the township of Knowlton, to the township of Oxford, in said county,' " passed February fifteenth, eighteen hundred and thirty-nine, as relates to the township of Knowlton,

Was called up, read and considered sections, and ordered to be engrossed and have a third reading.

Whereupon, said bill was read and compared, and on the question, shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrle,
Moore,
Nelson,
Stansborough,
Wilson,
Woolsey,

Wright,—15.

NAYS—0.

Mr. Hamilton offered the following resolution:

Resolved, That the Librarian furnish each member of this Council with a copy of Rogers' Geological Survey of the State.

Which was read and adopted by the following vote:

YEAS.

Messrs. Beasley,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,

Messrs. Hulme,
Ihrle,
Moore,
Nelson,
Stansborough,
Wilson,
Woolsey,

Wright,—15.

NAYS.

Messrs. Patterson (V. P.), Messrs. Zabriskie—2.

The engrossed bill from the House of Assembly entitled,
 "An act to annex a part of the township of Franklin, in
 the county of Bergen, to the township of Washington, in
 said county,

Was called up, read and considered by sections, and or-
 dered to have a third reading.

The fifteenth rule being suspended, said bill was placed
 on a third reading.

Ordered, that the title be taken for a third reading, and
 On the question shall this bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
 G. H. Brown,
 Browning,
 Canfield,
 Cordery,
 Dodd,
 Hamilton,
 Hulme,

Messrs. Ihrie,
 Moore,
 Nelson,
 Stansborough,
 Wilson,
 Woolsey,
 Wright,
 Zabriskie—16.

NAYS—0.

Ordered, that the President sign said bill, and the
 Secretary inform the House of Assembly that Council
 have passed the same without amendment.

The bill entitled,

"An act to change the time of holding the spring
 elections in the township of Nottingham,"

Was called up, read, considered by sections, and ordered
 to be engrossed and have a third reading.

The engrossed bill from the House of Assembly entitled,

"An act to divorce Hannah Bower, of the county of Ber-
 gen, from her husband Henry Bower,"

Was called up, read and compared, and on the question,
 shall this bill pass?

It was decided in the negative by the following vote :

YEAS.

Messrs. A. W. Brown,
 Browning,
 Stansborough—5.

Messrs. Hamilton,
 Ihrie,

NAYS.

Messrs. Beasley,
 G. H. Brown,

Messrs. Hulme,
 Moore,

Cordery,
Dodd,

Woolsey,
Wright,

Zabriskie—9.

So said bill was lost.

The engrossed bill from the House of Assembly, entitled,
“An act to divorce Eleanor Boyle, of the county of Monmouth, from her husband John Boyle,”

Was read and considered by sections, and ordered to have a third reading.

The fifteenth rule being suspended, said bill was placed on a thire reading.

When the same was read and compared, and on the question, shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Browning,
Canfield,
Cordery,
Hamilton,
Ihrie,

Messrs. Moore,
Patterson (V. P.)
Stansborough,
Wilson,
Woolsey,
Wright—12.

NAYS.

Messrs. G. H. Brown, Messrs. Nelson—2.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment

The engrossed bill entitled,

“A further supplement to the act concerning costs,”

Was read and compared, and on the question shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Bensley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Wright,

Zabriskie—17.

NAYS—0.

Ordered, that the Vice President sign said bill, and the

Secretary inform the House of Assembly that Council have passed the same and request their concurrence.

On motion of Mr. Hamilton, Council adjourned till half past seven o'clock this evening.

At half past seven o'clock Council met.

And on motion of Mr. Hamilton, Council proceeded to make their list of nominations, and after having completed the same,

On motion of Mr. Wilson, ordered that the Secretary furnish the House of Assembly with a duplicate thereof.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council they had no nominations to make, and await the presence of Council in the Assembly Room.

Whereupon, Council withdrew into the Assembly Room, and went into Joint Meeting, and after some time spent therein, Council returned to their Chamber, and came to order.

And on motion of Mr. A. W. Brown, Council adjourned till half past eight o'clock to-morrow morning.

THURSDAY, March 14, 1844.

At half past eight o'clock Council met.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council they had passed the following bills :

"A further supplement to the act entitled, 'an act constituting courts for the trial of small causes,'" passed February twelfth, eighteen hundred and eighteen.

"An act to set off the township of Tewksbury, in the county of Hunterdon, into the county of Somerset,"

Which bills were severally passed without amendment.

And they have concurred in the amendments made in Council to the bill entitled,

"A further supplement to the act entitled, 'an act relative to juries and verdicts,'" and have caused the same to be re-engrossed.

And have concurred in the resolution from Council, authorizing two hundred copies of the "supplement to the 'act to regulate elections,'" to be printed for the use of the Clerks of the different townships in this State.

And have passed a Joint Resolution authorizing the Treasurer to borrow money.

Also, the following concurrent resolution, to which the concurrence of Council is requested:

Resolved, (Council concurring,) That in case any of the persons heretofore employed by virtue of a resolution of this Legislature, to print the Laws or Reports during the ensuing year, or the votes and proceedings of Assembly, or the Journal of the Legislative Council, of this session, shall neglect or refuse to perform the same, it shall and may be lawful for the Governor of this State, for the time being, to appoint such other person or persons as he may think fit, on the same terms and condition, as are provided for in the resolution heretofore passed.

Which was read and adopted.

A further message from the House of Assembly, by Mr. Newell, their Clerk, informed Council they had passed the following bills from Council:

"A supplement to the act concerning costs"—

"An act to divorce Hannah Maria Berry, of the county of Passaic, from her husband James Berry,"

And "a supplement to an act entitled, 'an act to erect a part of the county of Gloucester, into a new county to be called the county of Camden,'"

Severally without amendment.

And the House of Assembly have also passed the following bills:

"An act to alter the northeastern boundary of the city of Trenton."

And "an act to defray incidental expenses," to which bills the concurrence of Council is requested.

They have also passed the following concurrent resolution :

Resolved, (Council concurring,) That the Librarian be authorized to furnish to the county of Camdem, three copies of Elmer's Digest, one for the use of the Clerk, one for the use of the Surrogate, and one for the use of the Board of Chosen Freeholders of said county.

Which was read and adopted.

The engrossed bill from the House of Assembly entitled, "An act to raise the sum of forty thousand dollars,"

Was taken up, read and considered by sections, and ordered to have a second reading.

Ordered, that the title be taken for a second reading and said bill be ordered to a third reading.

Ordered, that the title be taken for a third reading, and On the question, shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hamilton,
Hulme,

Messrs. Ihrie.
Moore,
Nelson,
Patterson, (V.P.)
Stansborough,
Wilson,
Woolsey,

Zabriskie—15.

NAYS—0.

Ordered, that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The resolution authorizing Robert Shay to take charge of the Council Chamber, and the grounds adjoining the State House, until the sitting of the next legislature,

Was read and agreed to.

The engrossed bill entitled,

"A further supplement to the act entitled 'an act constituting courts for the trial of small causes,'" passed February twelfth, eighteen hundred and eighteen,

Was called up, read and compared, and on the question, shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. A. W. Brown,
Canfield,
Cordery,
Dodd,
Hamilton,
Hulme,
Ihrrie,

Messrs. Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Zabriskie—14.

NAYS—0.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly thereof, and request their concurrence.

Council then resolved itself into a Court of Pardons, and after some time spent therein, Council came to order.

The engrossed bill from the House of Assembly, entitled, "A supplement to the act entitled, 'an act to regulate the selling of grain,'" passed sixteenth of February, eighteen hundred and eighteen,

Was called up, read and considered by sections, and ordered to have a third reading.

The fifteenth rule being suspended, said bill was placed on a third reading.

When the same was read and compared, and on the question, shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,
Browning,
Canfield,
Cordery,
Dodd,

Messrs. Hamilton,
Ihrrie,
Moore,
Nelson,
Wright,

Zabriskie—11.

NAYS.

Messrs. G. H. Brown,
Hulme,

Messrs. Patterson, (V.P.)
Wilson,

Woolsey—5.

Ordered that the Vice President sign said bill, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly, entitled, "An act to defray incidental expenses,"

Was called up, read by its title, and ordered a second reading.

When the same was read and considered by sections,

When Mr. Wright offered to amend the same by adding to said bill the sum of one hundred dollars, to be paid to Joseph W. Scott, Esq., for attending as a revisor of the Orphans Court System, in pursuance of a resolution of Council.

When Mr. Ihrie offered the following amendment to the amendment of Mr. Wright: That he be paid the sum of fifty dollars.

Upon which the yeas and nays were ordered, and were as follows:

YEAS.

Messrs. Beasley,
Browning,
Cordery,
Ihrie,

Messrs. Moore,
Nelson,
Patterson, (V.P.)
Woolsey,

Zabriskie—9.

NAYS.

Messrs. A. W. Brown,
G. H. Brown,
Canfield,
Dodd,

Messrs. Hulme,
Stansborough,
Wilson,
Wright—8.

So said amendment of Mr. Ihrie was agreed to.

Mr. Wright thereupon asked and obtained leave to withdraw his amendment.

Mr. Hulme then offered further to amend the same by making the amount to be paid to said Joseph W. Scott, seventy-five dollars.

Upon which the yeas and nays were ordered, and were as follows:

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hulme,

Messrs. Ihrie,
Moore,
Nelson,
Stansborough,
Wilson,
Woolsey,
Wright,
Zabriskie—16.

NAYS.

Mr. Patterson, (V.P.)—1.

So said bill was passed as amended.

Ordered, that the Vice President sign the same, and the Secretary inform the House of Assembly that Council have passed the same with an amendment, and request their concurrence.

The following Joint Resolution from the House of Assembly was called up:

Resolved, by the Council and General Assembly of this State, that the Treasurer be, and he hereby is, authorized to borrow from time to time, for the use of the state, such sum or sums of money as may be necessary to meet the expenses authorized by law, not to exceed the sum of thirty thousand dollars.

Which resolution was three times read, and

On the question, shall this resolution pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,

A. W. Brown,

G. H. Brown,

Browning,

Canfield,

Cordery,

Dodd,

Hulme,

Messrs. Ihrie,

Nelson,

Patterson, (V.P.)

Stansborough,

Wilson,

Woolsey,

Wright,

Zabriskie—16.

NAYS—0.

Ordered, that the Vice President sign the same, and the Secretary inform the House of Assembly of the passage thereof.

The following Joint Resolution from the House of Assembly was taken up:

Be it resolved by the Council and General Assembly of this State, that the Treasurer be and he is hereby directed not to pay out of the treasury any monies appropriated by the "act entitled, 'an act to defray incidental expenses,'" passed fourteenth of March, eighteen hundred and forty-four, when the services or articles in the said act specified, have been paid for, under or by virtue of any special act of resolution, or under or by virtue of any authority whatsoever.

Which resolution was three times read and compared and on the question shall this resolution pass?

It was decided in the affirmative by the following vote:

YEAS.

Messrs. Beasley,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Cordery,
Dodd,
Hulme,

Messrs. Ihrie,
Moore,
Nelson,
Patterson, (V. P.)
Stansborough,
Wilson,
Woolsey,
Wright,

Zabriskie—17.

NAYS—0.

Ordered that the Vice President sign said resolution, and the Secretary inform the House of Assembly that Council have passed the same without amendment.

The engrossed bill from the House of Assembly entitled, "An act to provide for the establishment of Public Schools in the township of Nottingham,"

Was read and considered by sections, and ordered to have a third reading.

Ordered, that, the title be taken for a third reading, and

On the question, shall this bill pass?

It was decided in the affirmative by the following vote :

YEAS.

Messrs. Beasley,
Browning,
Canfield,
Dodd,
Hulme,
Ihrie,

Messrs. Moore,
Nelson,
Patterson, (V.P.)
Wilson,
Woolsey,
Wright,

Zabriskie—13.

NAYS—0.

The engrossed bill from the House of Assembly entitled, "A further supplement to the act to incorporate the Patterson and Ramapo Rail Road Company,"

Was called up, and on motion of Mr. A. W. Brown, the same was postponed to the sitting of the next legislature.

A message from the House of Assembly, by Mr. Newell, their Clerk, informed Council that they had agreed to the amendment made in Council to the bill from the House of Assembly, entitled,

"An act to defray incidental expenses."

Mr. Beasley offered the following resolution:

Resolved, That the thanks of this Council are hereby tendered to the Hon. James Patterson, for the impartial, courteous, and satisfactory manner in which he has performed the duties of Vice President of Council during the session of the present legislature.

Which was read and unanimously adopted.

When the Vice President replied as follows:

Gentlemen of the Council:

I should be unjust to myself and ungrateful to you, were I to permit this resolution which you have just adopted, to pass without returning to you my heartfelt thanks for the expressions of approbation and kindness it contains. Called at the opening of our yearly session to the discharge of a duty for which the discipline and experience of my previous life had but badly fitted me, I entered upon the office with a self-distrust, which was only concealed by the confidence with which I relied upon your co-operation and aid. I need not say that I have not been disappointed. From every side I have had extended the assistance so confidently expected, and so much needed. For this, gentlemen, most of all, I thank you; and if in the course of my official duties or my private associations in this hall, I have unknowingly offended the feelings of any man, I ask to be forgiven; or if from the Chair I have invaded the privileges, or trespassed upon the rights of any Councillor, thus publicly I apologize, and beg the error to be considered one of the head and not of the heart. Whatever I have rightly done, I am grateful that I have been rightly guided. Whatever has been amiss, I beg you to forgive.

Our duties, gentlemen, as members of the State Council, are about to close. We return to render to the expectant people, who sent us here, an account of our services. God grant that for each and all of you, is awaiting an approval and a welcome. Many of you will doubtless return again to continue your labors in behalf of our beloved State. If so, I trust with confidence, that your future deliberations may be marked with honour to yourselves and great good to the State. I leave this hall, gentlemen, not to return again. As a member of this body, I have met with you for the last time forever. Standing, therefore, in the relation I do, I may be permitted to say, without intending any invidious comparison, that whatever else may have been the consequence of our own associations, or the result of the recent change in the political government of

the State, either for good or for evil, all must rejoice in one great moral feature that has marked the politics of the present year—I mean that spirit of mild harmony and honorable compromise that has distinguished the intercourse of the rival parties—a spirit borne in this hall, cultivated in all the Departments of the State Government, and consummated at last, and sealed by a solemn union of every partizan interest (unparalleled in the history of the State) upon the vital question of constitutional reform. God grant that the moral influences of that spirit may continue to spread until a solemn patriotism shall become our rule of life—until partizan rancor shall hush its voice in shame, and party bitterness be forgotten. In the fervent hope that this, my prayer, may be answered, and carrying with me forever the grateful remembrance of the many prized associations I have enjoyed in this hall, I bid you, gentlemen of Council, a final, and therefore, a reluctant adieu.

Mr. Hulme offered the following resolution :

Resolved, That the thanks of this House be presented to the Secretary of Council for the faithful discharge of his duties, and for his affable and gentlemanly deportment in his intercourse with the members.

Which was read and unanimously adopted.

Whereupon the Secretary replied as follows :

Gentlemen :

By your kindness and partiality I was selected as Secretary of this Honorable Council ; and for that I thank you—I thank you kindly—but, gentlemen, after receiving this testimony of your approbation of the discharge of my official duties—I am proud—I am exceeding gratified, and I beg you, and each of you, to accept to yourselves assurances of my sincere and unfeigned thanks. And you bear with you, gentlemen, my best wishes for your health, happiness and prosperity, and a safe and speedy return to your families, your friends and constituents.

Mr. Beasley offered the following resolution :

Resolved, That the thanks of Council be extended to the Sergeant-at-Arms for his assiduous attention during the session.

Which was read and unanimously adopted.

When Mr. Wright on behalf of the Sergeant-at-Arms, (who was absent) returned his thanks to Council for this testimony of their approbation.

A message from the House of Assembly, by Mr. New-

ell, their Clerk, informed Council they had passed the following resolution :

Resolved, That the Clerk inform Council that this House is ready to adjourn *sine die*.

Ordered, That the Secretary inform the House of Assembly that Council have completed their business, and are ready to adjourn.

The House of Assembly, preceded by their Speaker, Joseph Taylor, Esq., came into the Council Chamber, and informed Council that the House of Assembly had adjourned without day, until Constitutionally called together.

Council then adjourned *sine die*.

Attest :

ALEXANDER BOYLES, Secretary.

MINUTES
OF THE
PROCEEDINGS
OF THE
JOINT MEETING
OF THE
COUNCIL AND GENERAL ASSEMBLY
OF THE
STATE OF NEW JERSEY. - *Legislature*
1843—44.



1844.

MINUTES

OF THE

PROCEEDINGS

OF THE

JOINT MEETING

OF THE

COUNCIL AND GENERAL ASSEMBLY

OF THE

STATE OF NEW YORK.

1871-72



1871

MINUTES
OF
JOINT MEETING.

IN JOINT MEETING, October 27th, 1843.

The Council and General Assembly met in the Assembly Room, and proceeded to the choice of a Chairman for the present session, when JOSEPH TAYLOR, Esq., was unanimously chosen, and accordingly took the chair.

ALEXANDER BOYLES was unanimously appointed Secretary of the Joint Meeting.

And JAMES NEWELL was appointed Assistant Secretary. The following rules were adopted for the government of the Joint Meeting :

1. That the election of State Officers, during the present session, be *viva voce*, unless when otherwise ordered.
2. That the Chairman attend carefully to the preservation of order and regularity in transacting the business of the Joint Meeting, and that he shall not engage in any debate, or propose his opinion on any question, without leave of the Joint Meeting.
3. That every member, when he speaks, shall stand up in his place, and address himself to the chair.
4. That in all debates and proceedings the members observe the strictest decorum, and that if any one use indecent expressions, or utter any personal reflections, or otherwise offend herein, he be censured according to the nature and aggravation of the offence.
5. That no debate ensue, or question be put, on a motion, unless it be seconded, when it shall be open to debate, and the same receive a determination by the question, unless it be laid aside by the Joint Meeting, or a motion be made to amend it, to postpone it, or for the previous question.

6. The previous question shall be in this form—"Shall the main question be now put?" and, unless decided, shall preclude all amendment and further debate on the main question.

7. If any motion contain more than one simple question, any member may have it divided into as many parts as there are distinct questions, if seconded in his motion.

8. That no member speak more than twice on the same subject in the same debate, without leave of the Joint Meeting.

9. That all questions of order be determined by the Chairman, subject to an appeal to the Joint Meeting, when demanded by four members.

10. That when two or more members rise to speak nearly at the same time, the Chairman shall decide who shall speak first.

11. When any question is stated, and by the Joint Meeting agreed to be put, no member shall be at liberty to withhold his vote without leave of the Joint Meeting.

12. The names of the members voting, and for whom they have voted, shall be entered on the minutes, if moved for and seconded, and the yeas and nays shall be entered upon the Journal on every question taken in the Joint Meeting, other than questions of appointment, when moved for and seconded by five members, except the vote be unanimous.

13. That the Joint Meeting may adjourn when the list of nominations is not gone through with.

14. That appointments or re-appointments may be made without resignations, or the commissions being expired, if the commissions of persons in office shall expire the same sitting, or within two months thereafter; Provided, that where a new appointment is made, the persons so appointed shall not be considered as in commission until the expiration of the commission of the former person, whose place it is to supply.

15. That in all questions, the Chairman of the Joint Meeting be called upon to vote in his turn as one of the Representatives in Council or Assembly, but that he have no casting vote as Chairman.

Peter Dewitt requested leave, in writing, to decline accepting the appointment of Major of the second Battalion of the third Regiment of the Sussex Brigade.

Resolved, That the same be accepted.

The Commission of Derrick A. Sutphin, as Justice of the

Peace, for the county of Hunterdon, was presented, with a request that his resignation be accepted.

Resolved, That the same be accepted.

The Commission of Alexander M. Cumming, Mayor of the Borough of Princeton, was presented, with a request that his resignation of that office be accepted.

Resolved, That the same be accepted.

James Harriot, Esq., requested leave, in writing, to resign his commission as Justice of the Peace, in and for the county of Middlesex.

Resolved, That the same be accepted.

The following appointments were then made :

GOVERNOR.

The names of Daniel Haines, William Pennington, James S. Green, Garret D. Wall, Elias B. D. Ogden, and Richard P. Thompson, being on nomination,

It was ordered that the names of the following persons be withdrawn, viz :

James S. Green, Garret D. Wall, Elias B. D. Ogden, and Richard P. Thompson.

Which was agreed to.

The names of Daniel Haines and William Pennington, being the only ones now upon nomination for Governor, the Secretary, by direction of the Chairman, proceeded to call the Joint Meeting.

When the votes were as follows, viz :

For DANIEL HAINES.

Bell,	Hamilton,	Swackhammer
Bilderback,	Hogencamp,	Taylor, (Sp.)
Board,	Ihrle,	Terhune,
Brinley,	Irons,	Throckmorton,
A. W. Brown,	Johnson,	Vail,
Browning,	Laing,	Wallace,
Burt,	Losey,	Warne,
Canfield,	Nelson,	Wheaton,
Case,	Oliphant,	Wildrick,
Caskey,	J. Patterson, (V.P.)	S. Willett,
Conover,	W. Patterson,	Wilson,
Copner,	Pickle,	Wood,
Cordery,	Schenck,	Wright,
Dunning,	Stanborough,	Zabriskie—44.
Field,	Stratton,	

For WILLIAM PENNINGTON.

Adams,	Hulme,	Satherthwaite,
Baldwin,	Jacobus,	Shaw,
Beesley,	Kline,	Smith,
Bond,	Lowrey,	Voorhees,
G. H. Brown,	Moore,	Van Wagenen,
Congar,	Potter,	Welsh,
Deacon,	Reynolds,	Woodward,
Dodd,	Ridgway,	Woolsey—26.
Harding,	Runyon,	

Whereupon, it appearing that Daniel Haines had received a majority of the votes of the members present, he was declared duly elected Governor of the State of New Jersey for the ensuing year.

LIBRARIAN.

The names of Peter Forman, Alexander H. Armour and Charles C. Yard being on nomination for Librarian,

It was ordered that the name of Alexander H. Armour be withdrawn.

Which was agreed to.

The names of Peter Forman and Charles C. Yard being the only ones now upon nomination for Librarian,

The Secretary, by direction of the Chairman, proceeded to call the Joint Meeting.

When the votes were as follows, viz ;

For PETER FORMAN.

Bell,	Field,	Stansborough,
Bilderback,	Hamilton,	Stratton,
Board,	Hogencamp,	Swackhammer,
Brinley,	Hopper,	Taylor, (Sp.)
A. W. Brown,	Thrie,	Terhune,
Browning,	Irons,	Throckmorton,
Burt,	Johnston,	Vail,
Canfield,	Laing,	Wallace,
Case,	Losey,	Warne,
Caskey,	Nelson,	Wheaton,
Conover,	Oliphant,	Wildrick,
Cook,	Patterson, (V. P.)	S. Willett,
Copner,	W. Patterson,	Wilson,
Cordery,	Pickel,	Wood,
Dunning,	Schenck,	Wright,
	Zabriskie—46.	

For CHARLES C. YARD.

Adams,	Harding,	Ridgeway,
Baldwin,	Harrison,	Runyon,
Beezley,	Hulme,	Satterthwaite,
Bond,	Jacobus,	Shaw,
G. H. Brown,	Kline,	Smith,
Conger,	Lowrey,	Voorhees,
Cooper,	Moore,	Van Wagenen,
Deacon,	Potter,	Welsh,
Dodd,	Reynolds,	Woodward,
	Woolsey—28.	

Whereupon it appearing that PETER FORMAN had received a majority of the votes of the members present, he was declared duly elected Librarian for the ensuing year.

ATLANTIC COUNTY.

The following officers were appointed, viz :

Judges.

Joseph Thompson,	Jonathan Pitney,
Jesse H. Bowen,	Jacob Godfrey.

Justices.

James Endicott,	Andrew Scull,
Jesse H. Bowen,	Jacob Godfrey.

Commissioner.

Andrew Scull.

BERGEN COUNTY.

The following officers were appointed, viz :

Judges.

Peter I. Terhune,	Peter D. Westervelt,
John G. Ackerson,	Abraham Carlock,
John H. Hopper,	David D. Van Bassum,
Garret Ackerson,	Samuel H. Berry.

Justices

John G. Ackerson,	Peter D. Westervelt,
John H. Hopper,	Abraham Carlock,
Garrett Ackerson,	David D. Van Bassum,
Samuel H. Berry.	

Commissioners.

John Van Brunt, Hackensack township,
Simeon Zabriskie, New Barbadoes do.

BURLINGTON COUNTY.

The following officers were appointed :

Clerk.

James Rogers.

Judges.

Thomas Swain,	Charles Collins, Jun.,
Zebedee M. Wills,	Samuel W. Earl,
Matthew McHenry,	John W. Fenimore,
George Haywood,	Micajah S. Matthews,
Benjamin H. Lippincott,	Joseph I. Budd,
Joseph K. Hulme,	David Deacon.

Justices.

Thomas Swain,	William Hargrove,
Zebedee M. Wills,	Joseph P. Elkinton,
Matthew McHenry,	Joseph Lippincott,
George Haywood,	Caleb A. L. Shinn,
Benjamin H. Lippincott,	Samuel R. Budd,
John W. Fenimore,	William I. Newbold,
Richard Glover,	Robert Rogers,
Solomon Mason,	Samuel W. Earl,
Charles Collins, Jun.,	Samuel Perkins,
John Hall,	Jerau Small,
Micajah S. Mathis,	Daniel Stewart, Jun.,
Nicholas Sory,	Joseph J. Budd,
Stephen Willetts, Jun.,	Joseph Sharp,
Samuel S. Downs,	Eyre Oliphant,
Jonathan Atkinson,	Caleb Aaronson,
Thomas B. Haines,	William W. Barr,

Thomas Haines,	Mahlon Fish,
Jeremiah Haines,	Samuel Weeks.

CAPE MAY COUNTY.

The following officers were appointed, viz :

Judges.

Hezekiah W. Godfrey,	Joshua Hildreth,
James McGuire.	

Justices.

Hezekiah W. Godfrey,	Jacob Souder,
Joshua Hildreth,	James McGuire,

Commissioner.

Jonathan J. Springer, Middle township.

CUMBERLAND COUNTY.

The following officers were appointed, viz :

Judges.

William B. Ewing,	Thomas Ware,
John McIntosh,	Israel Stratton,
John R. Cory,	James Ward,
William Stratton.	

Justices.

William B. Ewing,	William Stratton,
John McIntosh,	John Garrison,
John R. Cory,	William D. Barrett,
Thomas Ware,	David Whitaker,
Israel Stratton,	Joseph E. Oliver,
James Ward,	Isaac Conover.

Commissioner.

William G. Leake, Millville.

ESSEX COUNTY.

The following officers were appointed, viz :

Judges.

Aaron Cox,
David Naar,
Jacob K. Mead,

John J. Plume,
Wheeler Lindsley,
John Wade.

Justices.

Aaron Cox,
David Narr,
John J. Plume,
Wheeler Lindsley,
Henry D. Hedden,

John Wade,
Daniel H. Noe,
James Moore,
Matthias J. Snyder,
Dennis Osborne.

Commissioners.

Moses Wright, of Livingston township.
James Moore, of Rahway do.

Major 2d Battalion, 3d Regiment, Essex Brigade.

James J. Carter.

GLUCESTER COUNTY.

The following officers were appointed, viz :

Alderman of the city of Camden.

Elias Kaighn.

Judges.

John K. Cowperthwaite,
Simon Sparks,
Isaac Hinchman,
Samuel E. Moore,

Isaac Wilkins,
Thomas Bee,
William Porch,
John M. Watson.

Justices.

John K. Cowperthwaite,
Joseph Stafford,
Isaac Wilkins,

James H. Chester,
Isaac Hinchman,
Joel G. Clark,

**Samuel B. Hunt,
James D. Dutterer,
Nathan Thompson,
John C. Sheeba,**

**Marmaduke Beekley,
Joel Wood,
Samuel Poreh,
John M. Watson.**

HUDSON COUNTY.

Judges.

**James Stryker,
Cornelius Van Winkle,
James J. McDonnell,**

**John G. Speer,
Michael Saunier.**

Justices.

**Cornelius Van Winkle,
Jacob Vreeland,
John G. Speer,**

**Michael Saunier,
Jacob M. Vreeland.**

HUNTERDON COUNTY.

The following officers were appointed, viz :

Judges.

**David Hulsizer,
Joseph Brown,
John S. Stirs,
Lewis Young,**

**Andrew Baughart,
John Lilley,
Frederick Apgar,
Sutphin Garrison.**

Justices.

**David Hulsizer,
Joseph Brown,
John S. Stirs,
Lewis Young,
Andrew Baughart,
John Lilley,
Frederick Apgar,**

**Lewis H. Martinus,
Sutphin Garrison,
Aaron Eckle,
Alburtis K. Waggoner,
Hiram Bennett,
George Neighbour.**

Commissioners.

**Jeremiah Smith, Delaware Township,
Morris S. Stuger, Clinton Township.**

MORRIS COUNTY.

The following officers were appointed, viz :

Clerk.

George H. Ludlow.

Judges.

Jeptha B. Munn,
Henry P. Green,
Richard W. Stites,

John A. Bleecker,
William Logan,
Francis Child.

Justices.

Samuel Hedges,
David Burnet,
Azariah Carter,
James Ely,
John I. Ballentine,
William Logan,
Rhrese Nichols,

Francis Child,
Robert K. Tuttle,
Moses A. Brookfield,
John A. Bleecker,
Jacob Swackhammer,
Thomas Coe,
Thomas Landon.

MERCER COUNTY.

The following officers were appointed, viz :

Judges.

John Savedge,
Abraham J. Dumont.

Jeremiah Van Dyke,

Justices.

Abraham J. Dumont,
John Savedge.

Jeremiah Van Dyke,

Commissioner.

David N. Bogart, Princeton Township.

PASSAIC COUNTY.

The following officers were appointed, viz :

Judges.

Joseph Board,

Perigra Sanford,

John R. Flood,
Benjamin N. Cleveland,

Thomas Gould,
Ebenezer Cobb.

Justices.

Joseph Board,
Perigrin Sandford,
John K. Flood,

Adam Ackerman,
Henry E. Cooley,
Ebenezer Cobb.

Commissioner,

Jacob Goetchius, Patterson township.

MONMOUTH COUNTY.

The following officers were appointed, viz :

Judges.

John Patterson,
John Hull,
Benjamin Dey,
William I. Emty,
William H. Slocum,
John Borden,
Elijah Stout,
Thomas Beedle,

Benjamin Oliphant,
William P. Forman,
Andrew Simpson,
Halsted H. Wainwright,
Elisha Laird,
Francis Murphy,
Joseph D. Huff.

Justices.

Samuel Hubbard,
Benjamin Dey,
Halsted H. Wainwright,
Joseph W. Borden,
William G. Hooper,
Daniel Shinn,
Elijah Stout,
Thomas Beedle,
William Clayton,
John S. Forman,

Benjamin Oliphant,
William P. Forman,
William H. Slocum,
Amos Shaw,
Joseph B. Cox,
Francis Murphy,
Joseph D. Huff,
George Ford,
Thomas E. Entrim,
James Sanford.

SOMERSET COUNTY.

The following officers were appointed, viz :

Judges.

Caleb C. Brokaw,

Leonard Bunn,

Caleb Miller,
Jacob Locey,

Aaron Longstreet,
William A. Vandora.

Justices.

Ira R. Pangborn,
Abraham Vanderveer,
Caleb Miller,
Jacob Locey,

Aaron Longstreet,
William A. Vandora,
Samuel R. Marsh.

Commissioners.

Moses H. French, for Warren Township.
Henry D. Johnson, for Montgomery Township.

MIDDLESEX COUNTY.

The following officers were appointed, viz :

Judges.

Joseph McChesney, sr.,
Benjamin Scott,
James Harriott,

Alanson Newton,
James Dunham,
John Outcalt.

Justices.

Joseph McChesney, sr.,
James McKelway,
James Dunham,
Alanson Newton,
James Applegate,
Benjamin Scott,

James Harriott,
Stewart Crowell,
John W. Kempton,
Thomas Hoffman,
James M. Warne.

SUSSEX COUNTY.

The following officers were appointed, viz :

Surrogate.

Grant Fitch.

Judges.

Joseph Greer,
Azeriah Davis,

Isaac Shiner,
Samuel S. White.

Justices.

Daniel H. Predmore,
Azariah Davis,
James Lain,
David Rosencrans,
Moses D. Rogers,
Jacob Casad,
Ira K. Johnson,

Joseph Greer,
Enoch A. Ayres,
Ellis A. Post,
Nelson W. Hoyt,
Abra'm V. C. Rosencrans
Nathan Smith,
Henry K. Winans.

Commissioner.

Nathaniel Drake, Green township.

SALEM COUNTY.

The following officers were appointed, viz :

Surrogate.

Isaac Hackett.

Judges.

Stacy Lloyd,
Thomas Whitaker,
James Butcher,
Peter Jaquett,

Joseph L. Risley,
Joseph Kille,
Edward Waddington,
James Newell.

Justices.

Stacy Lloyd,
Phillip Louder,
Joseph Kille,
Peter Jaquett,
William K. Seagrave,
James E. Dunham,
Thomas Whitaker,

Joseph L. Risley,
James Butcher,
John Casperran,
James Newell,
Henry Guest,
William J. Diamond.

WARREN COUNTY.

The following officers were appointed, viz :

Judges.

John Moore,

Robert H. Kennedy,
John Kinney, Jr.

Justices.

John Andrews,
Barney Beaglar,
George Mitchell,
Samuel Hilder,
Simon F. Wykoff,
Andrew Vansickel,
Jacob H. Winter,

Abraham A. Vansickel,
Ross Crane,
James Cooke,
William Cooke,
David D. Shannon,
Peter Smith,
James Davison, jr.

Commissioners.

Jonathan Shotwell, for Independence township.
George W. Taylor, " Mansfield "
Jacob Armstrong, " Haradwick "

The name of Stephen Dodd for Judge, and of Isaac Andrews, Samuel B. Miller, Amos Morse, Jonathan F. Squire, Jonathan M. Ropes, Israel Day, William Dow, Joseph H. Halsey, Daniel S. Moore, James T. Woodhull, Philemon Dickerson, and John C. Lloyd, for Justices, and Parker Tied and Aaron Woodruff, for Commissioners, being on nomination for the county of Essex, it was moved and seconded that the consideration thereof be postponed, and the yeas and nays being demanded thereon, the Secretary, by direction of the Chairman, proceeded to call the Joint Meeting.

When the vote was as follows, viz :

IN THE AFFIRMATIVE.

Bell,
Bilderback,
Board,
Brinley,
A. W. Brown,
Browning,
Burt,
Case,
Caskey,
Conover,
Cooper,
Copner,
Cordery,
Dunning,
Field,

Hamilton,
Hogencamp,
Hopper,
Ihrle,
Irons,
Johnston,
Laing,
Losey,
Nelson,
Oliphant,
Patterson, (V. P.)
W. Patterson,
Pickel,
Schenck,
Stansborough,

Stratton,
Swackhammer,
Taylor, (Sp.)
Terhune,
Throckmorton,
Vail,
Wallace,
Warne,
Wheaton,
Wildrick,
S. Willett,
Wilson,
Wood,
Wright,
Zabriskie—45.

IN THE NEGATIVE.

Adams,	Hulme,	Runyon,
Baldwin,	Jacobus,	Sattlerthwaite,
Bond,	Kline,	Shaw,
G. H. Brown,	Lowrey,	Smith,
Congar,	Moore,	Voorhees,
Deacon,	Potter,	Van Wagenen,
Dodd,	Reynolds,	Welsh,
Harrison,	Ridgway,	Woodward,
	Woolsey—25.	

So it was determined in the affirmative.

The name of John S. Lee being on nomination for Judge for the county of Mercer, it was moved and seconded that the consideration thereof be postponed, and the yeas and nays being demanded thereon, the Secretary, by direction of the Chairman, proceeded to call the Joint Meeting.

When the vote was as follows, viz :

IN THE AFFIRMATIVE.

Bell,	Dunning,	Stanborough,
Bilderback,	Field,	Stratton,
Board,	Hamilton,	Swackhammer
Brinley,	Hogencamp,	Taylor, (Sp.)
A. W. Brown,	Hopper,	Terhune,
Browning,	Ihrig,	Throckmorton
Burt,	Irons,	Vail,
Canfield,	Johnson,	Wallace,
Case,	Laing,	Warne,
Caskey,	Losey,	Wheaton,
Clark,	Oliphant,	Wildrick,
Conover,	J. Patterson, (V.P.)	S. Willett,
Copner,	W. Patterson,	Wilson,
Cordery,	Pickle,	Wood,
	Zabriskie—43.	

IN THE NEGATIVE.

G. H. Brown,	Dodd,	Moore,
Congar,	Harrison,	Lowrey,
Cooper,	Hulme,	Potter,
Deacon,	Jacobus,	Reynolds,

Ridgway,
Satterthwaite,

Shaw,
Smith,
Woolsey—19.

Voorhees,
Welsh,

So it was determined in the affirmative.

On motion of Mr. Wilson, ordered that Joint Meeting
now rise.

IN JOINT MEETING, Friday, November 9th, 1843.

JOSEPH TAYLOR, Chairman.

ALEX. BOYLES, Secretary.

Samuel H. Berry requested leave in writing to resign his commission as Justice of the county of Bergen.

Resolved, That the same be accepted.

William Emly requested leave in writing to resign his commission in writing as Justice of the Peace of the county of Monmouth.

Resolved, That the same be accepted.

STATE APPOINTMENTS.

The names of Thomas Arrowsmith and Isaac Southard being on nomination for Treasurer,

On motion of Mr. Congar, ordered, that the name of Isaac Southard be withdrawn.

Whereupon, THOMAS ARROWSMITH was appointed Treasurer.

Inspectors of the State Prison.

Samuel B. Scattergood,
Thomas Slack,
Richard Brant.

George Black,
James H. Sims.

BERGEN COUNTY.

The following officers were appointed, viz :

Judges.

Garret P. Hopper,
James Van Houten,
Joseph Post,

Henry J. Speer,
Albert I. Terhune,
Isaac J. Having,

Justices.

James Van Houten,	Isaac J. Having,
Joseph Post,	Henry N. Voorhees, Jr.
Henry J. Speer,	John I. Debaun,
Albert J. Terhune,	George Huyler.
John G. Banta,	

Commissioners.

Garrett J. Westervelt, Hackensack township.
 Abraham H. Lydecker, Franklin "

Colonel 1st Regiment, Bergen Brigade.

Jacob I. Demarest.

BURLINGTON COUNTY.

The following officers were appointed :

Judges.

Phineas S. Bunting,	Thomas F. Budd,
Ezra Oliphant,	Nicholas Sory.
Ivins Davis,	

Justices.

Joseph K. Hulme,	Phineas S. Bunting,
Thomas F. Budd,	Edward T. Shinn,
Joseph Emly,	John Wright,
Thomas S. Toy,	Daniel Frazier,
Mahlon Fash,	Isajah S. Woolston,
Micajah Wills,	John Folwell,
Reading N. Wright,	Job H. Gaskill,
John Willson,	Thomas I. Sutler,
John Sailer,	William J. Appleby,
Mark Collins,	Dudley Ballinger,
Jabez Kingdon,	John Hitchens.
John W. Wright,	

Commissioner.

Caleb Aaronson, for Mansfield township.

On motion of Mr. Wright, Joint Meeting adjourned till three o'clock this afternoon.

At three o'clock Joint Meeting met.

The names of Joseph A. Yard and Jacob B. Gaddis being on nomination for Keeper of the State Prison, the yeas and nays were demanded thereon, when the Secretary, by order of the Chairman, proceeded to call the Joint Meeting, when the vote was as follows:

For JOSEPH A. YARD.

Bell,	Dunning,	Stansborough,
Bilderback,	Field,	Stratton,
Board,	Hamilton,	Swackhamer
Brimley,	Hogencamp,	Taylor, (Ct.)
Browning,	Hopper,	Terhune,
Burt,	Horns,	Throckmorton
Cook,	Johnson,	Vail,
Canfield,	Lang,	Wallace,
Case,	Losey,	Wheaton,
Caskey,	Nelson,	Wildrick,
Clark,	Oliphant,	S. Willett,
Conover,	J. Patterson, (V.F.)	Wilson,
Copner,	W. Patterson,	Wright,
Cordery,	Pickle,	Zabriskie—42.

For JACOB B. GADDIS.

Adams,	Hulme,	Satterthwaite,
Baldwin,	Jacobus,	Shaw,
G. H. Brown,	Kline,	Smith,
Conger,	Lowrey,	R. Willetts,
Cooper,	Moore,	Voorhees,
Deacon,	Potter,	Van Wagener,
Dodd,	Reynolds,	Welsh,
Harding,	Ridgeway,	Woodward,
Harrison,	Runyon,	Woolsey—27.

Whereupon, it appearing that JOSEPH A. YARD had received a majority of the votes of the members present, he was declared duly elected Keeper of the State Prison for one year.

The name of Aaron Crowell being on nomination for Judge of the county of Cape May, it was moved and seconded that the consideration of the same be postponed—which was agreed to.

ESSEX COUNTY.

The following officers were appointed, viz :

Judges.

David A. Cogan, John C. Lloyd.
Henry H. Vanness.

Justices.

David A. Cogan, John C. Lloyd,
Daniel Van Winkle, Benjamin S. Shults,
William Willis, Elias Kirkpatrick,
Anthony A. Jacobus, Henry H. Vanness.

Alderman of the Borough of Elizabeth.

Henry Donnington.

Commissioner of the West Ward of the city of Newark.

Henry D. Hedden.

CUMBERLAND COUNTY.

The following officers were appointed, viz :

Judges.

Henry Shaw, John S. Ware,
David Campbell, Samuel Seely.

Justices.

Samuel Sloan, David O. Garrison,
Ephraim T. Cory, Henry R. Foster,
William Gullman, Daniel B. Elwell,
Jonathan Richman, Isaac S. Randolph,
David Harris.

Commissioners.

Joshua Shepherd, Greenwich township,
David O. Garrison, Deerfield do.

GLOUCESTER COUNTY.

The following officers were appointed, viz :

Prosecutor of the Pleas.

William N. Jeffers.

Aldermen of the city of Camden.

Richard Fетters.

Judges.

Joseph C. Collins,

Jesse Smith.

Justices.

Alexander R. Long,
William Peacock,
John Hanna,

Joseph C. Collins,
Jesse Smith.

Commissioner.

John N. Wick, Washington township.

HUNTERDON COUNTY.

The following officers were appointed, viz :

Judges.

Peter H. Dilts,

Amos Willson.

Justices.

Peter Apgar,
Amos Willson,

Enoch Clifford,
Phillip Riley.

Commissioners.

Joseph Besson, Raritan township,
George Trimmer, do. do.

Isaac R. Shupe, Kingwood do.
James M. Johnson, Lebanon, do.

HUDSON COUNTY.

The following officers were appointed, viz :

Judges.

Jabez Wakeman, John Griffith,

Justices.

John Griffith, Patrick Martin,

MERCER COUNTY.

The following officers were appointed, viz :

Judges.

Henry C. Kittinger,	Robert Wilson,
Gershom Mott,	Andrew Stillwell,
Henry Klipp,	William McKee.

Justices.

Robert Wilson,	Gershom Mott,
Andrew Stillwell,	James H. Smith,
Daniel Loder,	Henry Van Cleef,
William McKee,	Daniel Hart,
William B. Welling,	Henry Kipp.
Price Bills,	

Commissioners.

James A. Phillips, of Lawrence township.
Lewis Radford, Hamilton do.

MIDDLESEX COUNTY.

The following officers were appointed, viz :

Colonel 4th Regiment, Middlesex Brigade.

William Appleby.

MIT

Judges.

Staats Van Dornen,	John S. Cruver,
James Conover,	Matthew Brown.
Andrew Agnew,	

Justices.

James T. Dunn, Jr.	Enoch F. Randolph,
Peter P. Vanderhoff, sr.	Andrew Todd,
Frederick Stults,	Merril Mundy,
Joseph Vanderbelt,	Matthew Brown.

MONMOUTH COUNTY.

The following officers were appointed, viz :

Judges.

William L. Imley,	James W. Andrews,
Edward Allen,	Isaac Amerman,
Amos Shaw,	John S. Forman,
Joseph Throckmorton,	Thomas M. Perrine.
Thomas E. Antrim,	

Justices.

William L. Imley,	Edward Allen,
Isaac Amerman,	James W. Andrews,
John S. Barton,	Joshua M. Brown,
Nathan Francis,	William I. Emley,
William G. Clayton,	Daniel D. Bodine.

MORRIS COUNTY.

The following officers were appointed, viz :

Judges.

John F. Smith,	Jacob Hann,
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Justices.

Cummins McDerty,	David S. Decamp,
Jonathan Thompson,	Gilman F. Cummings,
John F. Smith,	William B. Johnson,
William Little,	Jacob Hann,
Nicholas McClain,	Josiah P. Knapp,
Joseph H. Coleman,	William H. Dickerson,

Commissioners.

John Mills, of Randolph township,
 George Allison, Jefferson do.
 Daniel Budd, Jr. Chester do.
 William S. Cary, Roxbury do.

Major of the Squadron.

Daniel Budd, Jr.

PASSAIC COUNTY.

The following officers were appointed, viz :

Judges.

Cornelius I. Westervelt, Henry Whiteley.
 Jacob Vanhouten,

Justices.

Cornelius I. Westervelt, Samuel Roberts,
 David I. Alyea, Henry Whiteley.

SALEM COUNTY.

The following officers were appointed, viz :

Judges.

Charles Elwell, Jacob A. Mulford,
 Moses Richman, Jr. Job Ridgeway,
 William Morrison, Thomas J. Casper.
 William Loper,

Justices.

Jacob W. Mulford, David M. Bowen,
 Job Ridgeway, Thomas J. Casper.
 William Morrison,

SOMERSET COUNTY.

The following officers were appointed, viz :

Judges.

David Whitenack, Daniel H. Disborough.

Justices.

David Whitenack,
John Willson,

Peter Irwin,
Caleb C. Brokaw.

SUSSEX COUNTY.

The following officers were appointed, viz :

Judge.

Joshua Shay:

Justices.

Thomas Breasted,

Zebulon Townsend.

WARREN COUNTY.

The following officers were appointed, viz :

Judge.

John Fulmer, Jr.

Justices.

John Fulmer, Jr.-

Martin Hulshiger.

On motion of Mr. Wilson, the Joint Meeting rose.

IN JOINT MEETING, January 19, 1844.

JOSEPH TAYLOR, Esq. *Chairman.*

ALEXANDER BOYLES, *Secretary.*

Samuel Stokes, Jr. requested leave in writing, to resign his commission as a Justice of the Peace for the county of Burlington.

Resolved, That the same be accepted.

CAPE MAY COUNTY.

The following officers were appointed, viz :

Judge.

Eli Townsend.

Justice.

Richard D. Edmunds.

CUMBERLAND COUNTY.

The following officers were appointed, viz :

Judges.

George Souder,

George Harris.

Justices.

George Harris,

John Orr.

John B. King.

ESSEX COUNTY.

The following officers were appointed, viz :

Justices.

Cooper Parae,

James Collins,

Caleb D. Harrison.

Commissioners.

Elias Kirkpatrick, for Westfield township,

Caleb D. Barnet, Caldwell do.

The names of Benjamin Williamson and Francis B. Chetwood being on nomination for Prosecutor of the Pleas for the county of Essex, the Secretary, by direction of the Chairman, proceeded to call the Joint Meeting, when the vote was as follows:

For BENJAMIN WILLIAMSON.

Bell,	Field,	Schenck,
Bilderback,	Hamilton,	Stansborough,
Brinley,	Hogencamp,	Stratton,
A. W. Brown,	Hopper,	Swackhammer,
Browning,	Ihrrie,	Taylor, (Sp.)
Burt,	Irons,	Terhune,
Canfield,	Johnston,	Throckmorton,
Case,	Laing,	Vail,
Caskey,	Losey,	Wallace,
Conover,	Nelson,	Warne,
Cooper,	Oliphant,	Wheaton,
Copner,	Patterson, (V. P.)	Wildrick,
Cordery,	W. Patterson,	S. Willett,
Dunning,	Pickel,	Wright,
	Zabriskie—43.	

For FRANCIS B. CHETWOOD.

Adams,	Harrison,	Runyon,
Baldwin,	Hulme,	Sattherthwaite,
Beesley,	Jacobus,	Shaw,
Bond,	Kline,	Smith,
Congar,	Lowrey,	Voorhees,
Cooper,	Moore,	Van Wagden,
Deacon,	Potter,	Welsh,
Dodd,	Reynolds,	Woodward,
Harding,	Ridgway,	R. Willett,
	Woolsey—28.	

Whereupon it appearing that BENJAMIN WILLIAMSON received a majority of the votes of all the members present, he was declared duly appointed Prosecutor of the Pleas for the county of Essex.

GLOUCESTER COUNTY.

The names of Bonman Sailor and John C. Smallwood being on nomination for the office of Surrogate of said county; the Secretary, by direction of the Chairman, proceeded to call the Joint Meeting, when the vote was as follows :

For BONMAN SAILOR.

Bell,	Hogencamp,	Stratton,
Bilderback,	Hopper,	Swackhamer,
A. W. Brown,	Ihrle,	Taylor, (Sp.)
Burt,	Irons,	Terhune,
Canfield,	Johnston,	Throckmorton,
Case,	Laing,	Vail,
Caskey,	Losey,	Wallace,
Conover,	Nelson,	Warne,
Cook,	Oliphant,	Wheaton,
Copner,	Patterson (V. P.)	Wildrick,
Cordery,	W. Patterson,	S. Willett,
Dunning,	Pickel,	Wright,
Field,	Schenck,	Zabriskie—41.
Hamilton,	Stansborough,	

For JOHN C. SMALLWOOD.

Adams,	Hulme,	Satterthwaite,
Beesley,	Jacobus,	Shaw,
Bond,	Kline,	Smith,
Congar,	Lowrey,	Voorhees,
Cooper,	Moore,	Van Wageningen,
Deacon,	Potter,	Welsh,
Dodd,	Reynolds,	Woodward,
Harding,	Ridgway,	R Willetts,
Harrison,	Runyon,	Woolsey—37.

Whereupon, it appearing that BONMAN SAILOR had received a majority of the votes of all the members present, he was declared duly elected Surrogate of the county of Gloucester.

Judges.

John Marshall,
 Samuel Richards,
 William Brown,
 John B. Miller,

Joseph C. Stafford,
 Joel Wood,
 John Hanna.

Justices.

John Marshall,
 William Brown,
 Ralph V. M. Cooper,
 Hurff Woodrow,

Samuel Richards,
 John B. Miller,
 Samuel M. Thorn,
 Samuel Pinn.

HUNTERDON COUNTY.

The following officers were appointed, viz :

Judges.

William F. Fritts,
 John Lake,
 Peter Case,

Hiram S. Trimmer,
 Robinson Rockhill,
 Daniel Stiers.

Justices.

John Voorhees,
 Richard Sutton,
 David Chamberlin,
 Robert Finley,
 John S. Trimmer,
 Robinson Rockhill,

Peter H. Dilts,
 Peter H. Aller,
 Joseph Boss,
 William F. Fritts,
 John Lake,
 Peter Case.

MONMOUTH COUNTY.

The following officers were appointed, viz :

Judge.

George Eaton Tiffen.

Justices.

William C. Jones,
 James Gulick,

Joseph Throckmorton,
 Horton Cooper,

George Eaton Tiffan,
James Tilton,
William Thorne,

Benjamin Longstreet,
Joseph Brinley,
Job F. Randolph,

MORRIS COUNTY.

The following officers were appointed, viz :

Judges.

Lawrence Hagar, Squier Lum,
Nathan A. Cooper.

Justices.

Elijah Ward, Simeon Lindsley,
John Lindsley, Henry Kennedy,
Cornelius W. Mandeville, Elphalet Drake.

PASSAIC COUNTY.

The following officers were appointed, viz :

Judges.

Jacob Berdan, Corn's S. Van Waggener

Justices.

Jacob Berdan, Corn's S. Van Waggener

SALEM COUNTY.

The following officers were appointed, viz :

Prosecutor of the Pleas.

Richard P. Thompson.

Judges.

Abbott Atkinson, Jonathan House,
John H. Lambert, Adam H. Sickler,
George Remster, William Hancock,
Isaac Z. Peterson, William H. Nelson,
William C. Mulford, John Summerill, Jr.
James Risley,

Justices.

Abbott Atkinson,
 David N. Austin,
 William Sickler,
 Jonathan House,
 Adam H. Sickler,
 Johnson Hitchner,
 Isaac Z. Peterson,
 Ephraim E. Turner,
 John Summerill, Jr.
 Thomas Founsberry.

James Risley,
 William L. Hampton,
 John H. Lambert,
 George Remster,
 Charles H. Gray,
 David Garton,
 William Plummer,
 William C. Mulford,
 William H. Nelson,

SOMERSET COUNTY.

The following officers were appointed, viz :

Judge.

Henry D. Johnson.

Justices.

Henry D. Johnson,

Daniel W. Willson.

SUSSEX COUNTY.

The following officers were appointed, viz :

Judge.

Joseph Northrop.

Justices.

Joseph Northrup,
 John Vandegriff,
 William Ryerson,
 John W. Opdyke,

Jacob H. Beemer,
 Timothy Hough,
 James R. Vliet,
 Jacob Savacool.

Commissioners.

Simeon McCoy,	of Wantage township,
Jacob Hornbeck,	Montague do.
Elijah Rosencrans,	Wallpack do.
Alexander Boyles,	Newton do.

WARREN COUNTY.

The following officers were appointed, viz :

Judges.

Spencer C. Smith,
Simon F. Wyckoff,
Thomas Scureman,
Jacob H. Winter,

Samuel Hibler,
Henry M. Winter,
John G. Johnson.

Justices.

Jacob J. Hank,
Joseph Hixon,
Simon Wyckoff,
Robert Clayton,
Andrew Hill,
Thomas Scureman,
Benjamin Fritz,
John G. Johnson,
Lewis C. Reese,

Jacob Kline,
William A. Johnson,
Samuel Barnes,
John C. Labar,
Archibald Osborne,
Henry M. Winter,
Tunis H. Tunison,
George R. King.

Commissioner.

George W. Taylor, for Mansfield township.

On motion, of Mr. Hamilton, Joint Meeting rose.

IN JOINT MEETING March 13th, 1844.

JAMES PATTERSON, Esq., Chairman.

ALEX. BOYLES, Secretary.

John Howell, Jr. requested leave in writing to resign his commission as Commissioner for the county of Warren.

Resolved, That the same be accepted.

Josiah Harrison requested leave in writing to resign his commission as Judge of the Court of Common Pleas of the county of Gloucester, also as Justice of the Peace.

Resolved, That the same be accepted.

John G. Van Winkle requested leave in writing to resign his commission as Brigadier General of the Hudson Brigade.

Resolved, That the same be accepted.

George C. De Kay requested leave in writing to resign his commission as Judge of the Inferior Court of Common Pleas of the county of Hudson.

Resolved, That the same be accepted.

David Burnett requested leave in writing to resign his commission as Justice of the Peace for the county of Morris.

Resolved, That the same be accepted.

James Ribble requested leave in writing to resign his commission as Major of the Second Independent Battalion, Warren Brigade.

Resolved, That the same be accepted.

A. W. Dunham requested leave in writing to resign his commission as Colonel of the Second Regiment, Hunterdon Brigade.

Resolved, That the same be accepted.

Job Silvers requested leave in writing to resign his commission as Justice of the Peace for the county of Mercer.

Resolved, That the same be accepted.

Elmer Ogden requested leave in writing to resign his commission as Judge, also as a Justice of the Peace for the county of Cumberland.

Resolved, That the same be accepted.

Isaac Z. Peterson requested leave in writing to resign his commission as Justice of the Peace for the county of Salem.

Resolved, That the same be accepted.

John H. Wakefield requested leave in writing to resign his commission as a Justice of the Peace for the county of Burlington.

Resolved, That the same be accepted.

ATLANTIC COUNTY.

The following officers were appointed, viz :

Judges.

Enoch Doughty,
John Endicot,

Japhet Ireland.

Justice and Commissioner.

Charles Downs.

BERGEN COUNTY.

The following officers were appointed, viz :

Judges.

John A. Berry,
Garret A. Zabriskie,
Stephen Berdan,

Christian Debaun,
John H. Zabriskie.

Justices.

John H. Zabriskie,
John A. Berry,
Stephen Berdan,
Christian Debaun,

James I. Demarest,
John G. Lydecker, Sr.
Cornelius D. Blauvelt.

Commissioners.

Abraham Lydecker, Franklin township.
John G. Banta, Saddle River, do.

BURLINGTON COUNTY.

The following officers were appointed :

Judges.

Richard Glover,

William K. Mason.

Justices.

**William G. Lippincott,
Guy Bryant,
Thomas R. Risdon,
James A. Powell,
Amos Taylor,
Ebenezer Sooy,
William Cowperthwaite,
Thomas M. Harrison,
John Evalul,
Benjamin Buckman,**

**John Huntsman,
John E. Broom,
John H. Fenimore,
Joseph B. Dungan,
Clayton G. Atkinson,
Joseph S. Fort,
Thomas Foy,
Oliver H. P. Emley,
Amos Hutchens.**

Commissioners.

**Stephen Willets, Jun. Egg Harbor township,
Benjamin Ridgway, Willingborough do.**

CAPE MAY COUNTY.

The following officers were appointed, viz :

Judges.

Richard D. Edmonds,

**Virgil M. Davis,
Ezekiel Stevens.**

Justices.

**Ginnings G. Matthews, Allen Corson,
Matthew Mercy.**

CUMBERLAND COUNTY.

The following officers were appointed, viz :

Judges.

**Jeremiah Stull,
Henry Sheppard,**

**Samuel Sloan,
Josiah Shaw.**

Justices.

George Souder,
Henry Sheppard,
William Blew,

Gideon R. Mathews,
Lott Miller.

Commissioners.

Samuel Harris,	Deerfield township,
Jonathan Richman,	Greenwich do.
John Burt,	Downe do.

The name of Spencer Frarey being on nomination for Justice of the Peace, it was moved and seconded that the further consideration of the same be postponed, which was agreed to.

CAMDEN COUNTY.

The following officers were appointed, viz :

Clerk of the Inferior Court of Common Pleas.

Thomas B. Wood.

Surrogate.

Samuel P. Chew.

Prosecutor of the Pleas.

William N. Jeffers.

Judges.

Isaac Cole,
Samuel B. Hunt,
Joshua Sickler,

Nathan M. Lippincott,
Joel G. Clark,
Isaac Doughten.

Justices.

Nathan M. Lippincott,
Joseph C. Stoy,
Christopher Sickler,
John L. Reese,
Benjamin Burrough,

Daniel Beekley,
Joseph Burroughs,
Joel Steelman,
Joseph K. Riley.

Commissioners.

Joseph Ellis,	Delaware township,
John Lawrence,	do. do.
James H. Chester,	Union do.

Alderman of the city of Camden.

John K. Cowperthwaite.

Brigadier General of Camden Brigade,

John Clement.

ESSEX COUNTY.

The following officers were appointed, viz :

Mayor of the Borough of Elizabeth.

David Narr.

Alderman for do.

John Stiles.

*Judges.*Moses R. King,
Peter Speer,James Hewson,
Cooper Pearce.*Justices.*Moses R. King,
Peter Speer,
Joseph D. Price,
Oliver Fox,
Ira Taylor,
Isaac Andruss,James Hewson,
Cooper Pearce,
William Day,
William Clark, jr.,
Jared Beach,
Philemon Dickerson.*Commissioners.*

" Eliphalet Hall, Bloomfield
 " John Little, New Providence
 " David Jones, Springfield
 " Noah Woodruff, Union township.
 Benjamin S. Shultz, West Ward, Newark.

Brigadier General New Jersey Cavalry.

Col. James Miller.

The name of Samuel B. Miller being on nomination for Justice of the Peace, it was moved and seconded that the further consideration of the same be postponed.

Whereupon the yeas and nays being demanded, the Sec-

retary, by order of the Chairman, proceeded to call the Joint Meeting,

When the vote was as follows :

FOR POSTPONEMENT.

Bell,	Hogencamp,	Pickel,
Bilderback,	Hopper,	Stansborough,
Board,	Ihrle,	Swackhamer,
Brinley,	Irons,	Taylor, (Sp.)
A. W. Brown,	Johnston,	Terhune,
Browning,	Laing,	Throckmorton,
Burt,	Losey,	Wallace,
Case,	Nelson,	Warne,
Copner,	Oliphant,	Willett,
Cordery,	Patterson (V. P.)	Wilson,
Hamilton,	W. Patterson,	Wood,—33.

IN THE NEGATIVE.

Beesley,	Hulme,	Voorhees,
Bond,	Jacobus,	Van Wagenen,
Congar,	Potter,	Welsh,
Cooper,	Runyon,	Willets,
Deacon,	Reynolds,	Woolsey,
Dodd,	Shaw,	Zabriskie—20.
Harrison,	Smith,	

So it was decided in the negative, and the further consideration thereof postponed.

GLOUCESTER COUNTY.

The following officers were appointed, viz :

Judges.

William R. Cooper,	Amos Campbell,
John R. Sickler,	Benjamin Harding,
Jesse C. Chew,	Samuel Porch,
John R. Rosenbaum,	Benjamin M. Richardson
Johnson Beckett,	Ephraim Miller.
John H. Cooper,	

Justices.

Nathan T. Stratton,	Joseph Reed,
John Daniels,	Ephraim Miller,
Benjamin C. Downs,	

Commissioners.

Nathan T. Stratton, Spicer township.
 Samuel E. Moore, " "
 Samuel Sailer, Greenwich "
 Joshua S. Thompson, Woodwich "

Col. 1st Regiment Gloucester Brigade.

Jesse C. Chew.

Major Independent Battalion.

John M. Watson.

HUDSON COUNTY.

The following officers were appointed, viz :

Judge.

George C. Dekay.

Justice.

George C. Dekay, James Stryker,
 Jacob McIntyre.

Commissioner.

John Stergis, jr., North Bergen.

Brigadier General Hudson Brigade.

Edwin R. V. Wright.

Col. 1st Regiment Hudson Brigade.

David C. Dyer.

Major 2d Battalion 1st Regiment Hudson Brigade.

John I. Earle.

HUNTERDON COUNTY.

The following officers were appointed, viz :

Judges.

James S. Manners, Mahlon Smith,
 William Egbert, Bergen Brokaw,

John R. Young,
Nicholas Ott Dunham,

Daniel Pierson,
John Swackhammer.

Justices.

Daniel Stives,
Daniel Pierson,
William W. Aller,
Henry S. Trimer,
Nicholas Ott Dunham,
Joshua Bunn,
Henry Higgins,
Bergen Brokaw,
Henry M. Kline,
William Egbert,

James S. Manners,
John Prevost,
William Dalrymple,
John Swackhamer,
George Henry,
John R. Young,
John Smith,
David Vanfleet,
William A. Loder,
Elijah Drake.

Commissioners.

Joseph Thompson, Alexandria township.	
Moses Farrow, Bethlehem	"
John Opdyke, Kingwood	"
Joseph Johnson, Lebanon	"
Gideon Philips, Amwell	"
Emly Holcomb, do.	"
Henry P. Welling, Hopewell	"

Colonel 2d Regiment.

Joseph Lake.

MERCER COUNTY.

The following officers were appointed, viz :



Judges.

Israel Pearce,
Henry Wood,
John S. Vandike,

John S. Leigh,
Henry Vancleve,

The name of Alexander M. Hudnot being also on nomination for Judge of said county, it was moved and seconded that the further consideration of the same be postponed. Upon which the yeas and nays were demanded, when the Secretary, by order of the Chairman, proceeded to call the Joint Meeting, when the vote was as follows :

IN THE AFFIRMATIVE.

Brinley,
Conover,Copner,
Johnston,Oliphant,
Pickel,—6.

IN THE NEGATIVE.

Baldwin,
Beesley,
Bell,
Bond,
A. W. Brown,
G. H. Brown,
Browning,
Canfield,
Caskey,
Congar,
Cooper,
Cook,
Cordery,
Deacon,
Dodd,Field,
Hamilton,
Harding,
Harrison,
Hulme,
Ihrrie,
Jacobus,
Laing,
Losey,
Lowrey,
Moore,
W. Patterson,
Potter,
Runyon,
Sattherthwaite,Schenck,
Shaw,
Smith,
Stansborough,
Swackhammer,
Taylor, (Sp.)
Voorhees,
Van Wagenen,
Warne,
Welsh,
R. Willett,
S. Willett,
Wood,
Woodward,
Wright,—45.

So it was decided in the negative. Whereupon the said nomination was confirmed unanimously.

*Justices.*John S. Vandike,
Joseph Ashmore,
John S. Leigh,William Jay,
James McGalliard,
Alexander M. Hudnut.*Major 2d Battalion, 3d Regiment.*

R. M. Smith.

Major 1st Battalion, 1st Regiment.

William B. Paul.

Colonel 1st Regiment.

Samuel Dickinson.

The names of Lewis Perrine and David Witherup being on nomination for Colonel 1st Regiment, leave was requested to withdraw their names, which was unanimously agreed to.

Commissioner.

Lewis Radford, Hamilton.

MIDDLESEX COUNTY.

The following officers were appointed, viz :

Judges.

James M. Warne,
John Van Brake,
Frederick Stultz,
Asher Martin,
Abel S. Runyon,
Peter Cortleyou,

Thomas Huffman,
Merril Munday,
John S. Cruser.
Bethuel Ward,
Silvanus G. Deeth.

Justices.

Cornellus D. VanHouten
Asher Martin,
Abel S. Runyon,
Daniel Greenleaf,

John S. Cruser,
Peter Cortleyou,
John B. Berryan,
Silvanus G. Deeth.

Commissioners.

Lazarus W. Johnson, South Amboy.
Andrew Snowhill, Monroe.
Thomas W. Scenck, South Brunswick.
William B. Manning, Piscataway.

Special Justices, New Brunswick.

Matthew Brown, Ebenezer Drury,
Samuel R. Marsh.

Special Justice, Perth Amboy.

James A. Nichols.

MONMOUTH COUNTY.

The following officers were appointed, viz :

Judges.

Thos. C. Throckmorton,
Benjamin L. Irons,
Edward Burroughs,
Joseph Brinley,

Annaniah Gifford,
Benjamin H. Fielder,
Daniel W. Bills.

Justices.

Daniel W. Bills,
John G. Ely,

Benjamin H. Fielder,
Morris Freeman,

Nathaniel Britten,
John C. Crammer,

Peter T. Nivison,
John M. Mead.

Commissioners.

Joseph I. Ely, Millstone township,
John I. Ely, " "
Benjamin Dubois, Freehold " "
Isaac Herbert, " "
John Gregory, Jr. Jackson " "
Benjamin Matthews, " "

MORRIS COUNTY.

The following officers were appointed, viz :

Judges.

Stephen Clark,
Jacob Wilson,

Joseph C. Righter,
Cornelius W. Mandeville

Justices.

Stephen Clark,
Jacob Powers,
Samuel C. Caskey,
Moses Beam,
William T. Morrow,
Jacob Drake,

Robert Allright,
Stephen W. F. Meeker,
John Gray,
David Allan,
Timothy Southard,
Alfred Van Duyne.

Commissioners.

John W. Hancock, of Chatham township,	
Robert K. Tuttle,	Morris do.
Benjamin Crane,	Pequannock do.
John Hardy,	Jefferson do.
Nathaniel Mott,	Rockaway do.

PASSAIC COUNTY.

The following officers were appointed, viz :

Judges.

Benjamin Geroe,

Henry Schoonmaker.

Justices.

Barney I. Speer,	John Vail,
John P. Carroll,	Charles English,
Daniel Blauvelt,	John F. Board,
Gilbert M. Cooper,	Edward C. May,
Cornelius A. VanHouten	Robert Rutan.

Commissioners.

William W. Celfax, Manchester.
 Benjamin H. Bond, Acquackanonk.
 William G. Smith, Pompton.
 Thaddeas Board, “

The name of William S. Hogencamp being on nomination for Judge of the Inferior Court of Common Pleas, leave was requested to withdraw the same, which was unanimously agreed to.

SALEM COUNTY.

The following officers were appointed, viz :

Judges.

Smith Dorman,	Jacob Hitchner,
James Patterson,	William Mulford,
Isaac English,	Josiah Skull.
Charles Swing,	

Justices.

Smith Dorman,	Ephraim Turner,
James Patterson,	Aulay B. Wood,
Isaac English,	John K. Louderback,
Charles Swing,	John Gamble,
Jacob Hitchner,	Isaac W. Vanmeter,
William Mulford,	Jonathan Scattergood,
Josiah Skull,	Charles Cailhopper,

Commissioners.

Joseph C. Nelson, Pittsgrove.

Major 1st Battalion 2d Regiment.

David Emmelt.

SOMERSET COUNTY.

The following officers were appointed, viz :

Judges.

Squier Terrel,
Albert Cammann,
Nicholas C. Jobs,
Joseph Nevius,
John Wilson,

Michael R. Nevius,
Henry McCoin,
James D. Stryker,
Frederick Childs,

Justices.

Abraham H. Harris,
Nicholas C. Jobs,
Squier Terrel,
John H. Anderson,
Michael R. Nevius,

Henry McCoin,
Joseph Nevius,
Garret N. Williamson,
Albert Cammann,
William W. Vandoren.

Commissioners.

Samuel Keeler, Montgomery.
Ralph Elberson, Hillsborough.

SUSSEX COUNTY.

The following officers were appointed, viz :

Judge.

Joseph Linn,
Enoch A. Ayres,

Richard R. Morris,
Samuel Price.

Justices.

Joseph Linn,
Peter Hoyt,
Stephen Ross,
Samuel Price,
James C. Bevars,

Garret Kimble,
John H. Munson,
Thomas D. Edsall,
Jonathan Sutton,
Halsted F. Townsend.

Commissioners.

Benori Mapes, Montague.
William Rhodes, Vernon.
Alexander Boyles, Newton.

Leave was requested to put the name of John Lennington on nomination for Justice of the Peace, which was agreed to.

Whereupon a motion was made and seconded to postpone the further consideration of the same, and the yeas and nays being demanded thereon, the Secretary, by direction of the Chairman, proceeded to call the Joint Meeting, when the vote was as follows:

IN THE AFFIRMATIVE.

Beesley,	Cordery,	Pickel,
A. W. Brown,	Hamilton,	S. Willett,
Browning,	Hulme,	Woodward,
	Woolsey—10.	

IN THE NEGATIVE.

Bell,	Dunning,	Satterthwaite,
Bilderback,	Field,	Schenck,
Board,	Harding,	Smith,
Bond,	Hogencamp,	Taylor, (Sp.)
Brinley,	Hopper,	Terhune,
Caskey,	Johnston,	Throckmorton,
Clark,	Lowrey,	Voorhees,
Cook,	Oliphant,	Van Wagenen,
Cooper,	Patterson (V. P.)	Wildrick,
Copner,	Potter,	Wallace,
Deacon,	Runyon,	Welsh,
	Zabriskie—34.	

So said nomination was not postponed. It was then moved and seconded, that he be appointed—which was unanimously agreed to.

WARREN COUNTY.

The following officers were appointed, viz:

Judges.

Samuel Shoemaker,	Jeremy Mackey,
Charles J. Ihrie.	

Justices.

Robert Shay,	Isaac Read, 3d,
Abraham T. Mixsell,	John Hardin, Jr.,
Peter Shimer,	Jacob Allen,

**Joha W. K. Creveling,
Aaron L. Fleming,
Jonathan Shotwell,**

**Elijah Crane,
David Martin,
John Kearns.**

Commissioners.

**John Zellers, Lewis C. Reese, Greenwich.
Joseph Miller, John Davison, Harmony.
Samuel Hill, Oxford.
John Allen, Nathan Stevenson, Hope.
Moses Vancampen, Pahaquarry.
John Andrews, Franklin.**

Major 2d Battalion.

John Loller.

Joint Meeting rose.

ALEXANDER BOYLES, Secretary.

INDEX.

A.

Address of the Governor elect, 45.

- Act to divorce Mary Ann F. Randolph, 41, 48, 53, 54, 67.**
to confirm will of Hiram Garretson, 47, 51, 52, 186.
to divide real estate of Jacob Degroot, 48, 52, 55, 66.
to divorce Rachel Blauvelt, 48, 63, 167, 186.
to confirm certain acknowledgements and proofs of deeds, 50, 53, 54, 66.
relative to estate of Samuel Fiddler, dec. 50, 52, 53, 55.
to divorce Tacy Maria Appleton, 52, 98.
for relief of Jeremiah Hand, 65, 95, 133, 177, 182.
to divorce Joshua Horton, 66, 95, 156, 165.
for relief of Henry Izard, 66, 95, 136, 177, 182.
for relief of Recompense Hand, 66, 95, 133, 177, 182.
relating to estate of Mary Bond, dec. 66, 95, 96.
for support of government of this State, 67, 96.
calling Convention to revise the Constitution, 96, 186, 192, 194, 203, 206, 213, 222, 223, 281, 285.
to confirm the manumission of certain slaves, 147, 168, 176, 240.
to divorce Simeon Van Nortwick, 147, 156, 167, 240.
to facilitate improvement of Paterson & Hudson River Railroad, 151, 152, 155, 158.
to divorce Mashia Karseboom, 151, 155, 161.
to divorce Parmelia Riggs, 153, 156, 165, 169, 186.
to divorce Peter G. Obert, 153, 156, 165, 216.
for relief of William Robinson and Isaac White, 153, 155, 160.
to divorce Martha Ackerman, 153, 154, 157, 161, 175.
to divorce Maria M. Todd, 156, 158, 178, 181.
to re-annex Washington township to Harrington, 157, 171, 181, 202.
relative to Orphan's Court System, 158, 180, 188.

- Act** to divorce Jasper D. Canfield, 158, 168, 180, 193.
 to divorce Ephraim A. Beekworth, 158, 165, 176, 193.
 to divorce Stephen D. Hunting, 158, 170, 186.
 to annex Franklin to Washington, 159, 479.
 to incorporate the Allowaystown Union Beneficial Society, 159, 166, 170, 175.
 relative to Council of Proprietors of East New Jersey, 160, 166.
 to divorce Hannah Maria Berry, 164, 171, 474, 482
 to confirm sale of real estate of Silas Young, dec. 165, 170, 175.
 to authorize John Marlow to sell certain real estate, 166, 187, 189, 190.
 relative to widow and children of Peter Seely, dec. 167, 184, 191, 201, 240.
 to allow Anthony Cherdavoyne a pension, 169, 191, 225.
 to divorce Jane Sayre, 169, 178, 183, 202.
 to establish Spicer township, 171, 178, 188, 189.
 to incorporate the Mount Pleasant Cemetary of Newark, 171, 172, 173.
 to incorporate Temperance Union Beneficial Society of Burlington, 172, 177, 183.
 to divorce Norman A. Freeman, 173, 174, 178, 181.
 " Albert G. Durand, 174, 187, 191, 197, 216.
 " Sarah M. White, 174, 227, 283, 323.
 " John Higgins, 179, 188, 218.
 to create Sparta township, in Sussex, 174, 215.
 to allow Mary Clark a pension, 180, 242, 264, 274.
 to allow Jasper Provost a pension, 180, 191, 197, 257.
 to incorporate the Millville Beneficial Society, 182, 184, 186, 199, 205.
 to incorporate the Washington Manufacturing Co. of Camden, 182, 184, 186, 188, 190.
 to incorporate the Vincentown Beneficial Society, 183, 186, 210, 240.
 relating to the Apalachicola Land Co. 183, 202, 207, 242, 295, 297.
 to incorporate the Mutual Insurance Co. of Essex, 183, 206, 217, 240.
 to facilitate collection of claims on townships, 192, 213, 230, 232, 241.
 for relief of Susan Cook, 192, 197, 199, 205.
 to incorporate the Eatontown Steamboat Company, 192, 196, 199, 201.
 relating to reefs &c in the Passaic River, 193, 196.

- Act relating to flowed lands in Passaic river, &c.** 193, 195.
 divorce Charity Hopper, 194, 227, 231.
 authorizing sale of estate of Nicholas Van Dyne, dec.
 194, 227, 457, 459.
 to divorce Joseph R. Foster, 197, 221, 227, 233.
 to release to Ann Dally certain lands, 198, 200, 208.
 to incorporate Mount Holly Female Benevolent Association, 198, 211, 225.
 to allow Joseph Parker a pension, 200, 211, 217, 257.
 to regulate fisheries in South and Raritan rivers 202, 208, 211.
 to license Hacks, &c. in Hudson county, 205, 219, 229, 425, 428, 431.
 to confirm sales of estate of Edmund Kearney, dec., 205, 213, 218, 224, 240, 440.
 for the preservation of the rights and liberties of the people, 206, 214.
 to divorce Jeremiah Arors, 207, 218, 238, 303.
 for relief of David Whitehead, 208, 213, 291.
 to authorize administrators of George Heitsman to fulfil a certain contract, 212, 230, 232.
 to enable owners of meadow on Little Newton Creek, to protect the same, 213, 219, 229.
 in relation to Proprietors of Eastern Division of N. J., 214, 244, 270.
 to incorporate Hillsborough Mutual Assurance Association, 215, 236, 255, 295.
 to incorporate Clinton Cemetery in county of Essex, 216, 257, 264, 306, 390.
 to divorce Chas. Crossley, 216, 221, 230, 293, 296, 300.
 " John Minor, 216, 227, 230, 236.
 " Mary Congar, 227, 235, 237, 308.
 to enable executrix of John Layton, dec. to fulfil certain contracts, 231, 270.
 to incorporate Mercer county Mutual Fire Insurance Co. 231, 238, 270, 275, 276, 406.
 to confirm last will and testament of Maria Remsen dec., 238, 257, 260, 281.
 to make Crosswick's Creek a lawful fence, 240, 245, 261.
 to authorize sale of real estate of Deborah Brower, 240, 245, 263, 266.
 to relieve creditors of Trenton Delaware Falls Co., 240, 245, 258.
 to authorize the erection of a bridge over Raccoon Creek, 240, 243, 258, 262.

- Act to divorce Mary Ann Disbrow, 240, 244, 262.**
 " Phebe B. Tayman, 240, 242, 258, 262.
 " Martha Jacobus, 240, 244, 258, 261.
 to erect the township of Millstone, 244, 270, 275, 323,
 to confirm the last will and testament of James Willson
 dec. 245, 263, 264, 265, 395.
 to repeal an act relative to incorporations and other
 purposes, 255, 273, 283, 406, 447, 466.
 to incorporate Hudson and Ramapo Railroad Co. 257,
 258, 265, 272.
 to authorize Nelson Jay trustee to sell certain real es-
 tate, 257, 260, 287, 289, 394.
 for relief of Elijah Anderson, 258, 274, 285.
 for relief of Joel Stewart, 266, 278.
 to authorize United States to build a dock in Never-
 sink river, 266, 271, 273.
 to divorce Sarah E. Snowhill, 268, 276, 283, 309.
 to repeal an act relating to election of members of
 Congress, 269, 287, 312, 399, 403, 422, 467.
 to extend lien law to county of Burlington, 274.
 to repeal charter of Plainfield Bank, 276, 305, 320.
 relative to county courts in Atlantic, 277.
 to allow Benjamin Price a pension, 278, 295, 299, 398.
 to provide for the establishment of Common Schools
 in the township of Camden, 279, 293.
 to incorporate Sussex co. Baptist Association, 279, 289,
 299, 395.
 to incorporate Cumberland Fire Assurance Co. 280,
 282, 286.
 authorizing sale of parsonage lot of the M. E. Church
 at Asbury, 280, 283, 286.
 to authorize administrators of Hannah Dilts to convey
 certain real estate, 280, 285, 309.
 respecting apprentices and servants, 285, 322, 323,
 433, 437, 444, 466.
 to erect a dam in the river Delaware, 288, 292, 323.
 to divorce Eliza Durling, 288, 295, 306.
 to incorporate the city of Perth Amboy, 291, 297, 298.
 for sale of real estate of Ralph Lanning dec. 292, 312,
 316, 395.
 to establish township of Jackson, in county of Mon-
 mouth, 292, 307, 315.
 to establish a uniform standard of weights and meas-
 ures, 292, 320, 392, 464, 466.
 to prohibit sale of intoxicating drinks on Sabbath, 297.

- Act to establish a new township in Gloucester, to be called the township of Delaware, 298, 299, 301, 307, 310.
 to authorize trustees of Presbyterian Church at Baskinridge, to sell certain real estate, 298, 306, 311.
 to establish the township of Columbia, in Cumberland, 303, 306, 324, 434.
 for relief of Mary Page, 307, 410, 428.
 to divorce Charlotte Dimick, 307, 314, 416, 424.
 to authorize Robert Annett to extend wharves, 307, 314, 441.
 " administratrix of Sydney Freeman, to fulfill a certain contract, 307, 432.
 to incorporate the Trenton Saving Fund Society, 308, 314, 316, 417.
 " Rockaway township, in county of Morris, 308, 314, 316, 593.
 to repeal an act relating to town meetings in Upper Freehold, 308, 309, 318.
 to authorize Wm. F. Moore, guardian, to borrow money, 308, 310, 323, 325, 413, 517, 433, 436, 464.
 for appointment of street commissioners in township of Paterson, 309, 325, 397, 409.
 to incorporate Trenton Monument Association, 322, 401, 402, 435.
 to authorize continuance of dam across Rahway river, 322, 368, 396.
 to repeal charter of Mechanics' Bank at Paterson, 322, 407.
 to incorporate Independent Order of Rechabites, 322, 388, 455.
 to repeal act authorizing township of Westfield, New Providence, Rahway and Caldwell, 322, 388, 473.
 for relief of Hannah Applegate, 322, 388, 396, 463.
 to annex township of Tewksbury to Somerset county, 392, 398, 410, 418, 421, 482.
 to authorize sale of real estate of Revo West, dec., 394, 413, 441.
 " executor of Wm. Corlis, to convey certain real estate, 394, 413, 428.
 to confirm certain conveyances made by Thos. C. Doremus and others, 395, 413, 430.
 to authorize township committee of Woodbridge to build a dock, 395, 416.
 " Ann Perce and Edmund Brewer, to sell lot of meadow, 395, 397, 408.

- Act to erect county of Camden from Gloucester, 395, 406, 408, 412, 430, 447, 460, 467, 470, 482.
- for relief of John Hammell, 398, 413, 437.
- to divorce Catharine Abbott, 398, 407, 438.
- to incorporate United Brethren Beneficial Society, of Newark, 398, 417.
- to re-annex Hopewell to Hunterdon, and straighten county lines, 400, 419, 449, 459, 461, 467.
- to prevent and punish frauds by public officers, 406, 413, 441, 455.
- to incorporate Trenton Improvement Company, 406, 432, 466.
- for relief of Mary Lanning, 406, 413, 431.
- to authorize administratrix of John Frazee, to sell certain real estate, 413, 418, 423.
- to incorporate Morris, Sussex and Warren Railroad Company, 414, 442, 467, 472.
- to alter and amend the charter of city of New Brunswick, 414, 418.
- to manumit James Bruen, 417, 440, 446.
- to divorce Eleanor Boyle, 424, 435, 480.
- to incorporate Newport Beneficial Society, 425, 428.
- to repeal act establishing three new townships in county of Warren, 425, 454, 478.
- to prevent unnecessary costs in the collection of moneys on judgment bonds, 435, 448, 458, 475.
- to alter northeasterly boundary of Trenton, 435, 439, 482.
- time of holding annual township meetings in Nottingham, 443, 454, 479.
- to provide for establishment of public schools in Nottingham, 443, 487.
- incorporating Charitable & Benevolent Associations, 445, 466.
- to divorce Eli Farron, 454, 459, 477.
- Hannah Bowen, 464, 466, 474, 479.
- to raise by tax forty thousand dollars, 467, 483.
- to defray incidental expenses, 483, 484, 487.

B.

Bank Statements, 106.

C.

Committee to wait on Governor, appointment of, 10.
 Committees, Standing, appointment of, 11.

Committees, Joint, appointment of, 11.
 Communication from Governor, 44.
 from Secretary of State, 49, 61.
 from Pastor of Presbyterian Church, 63.
 from U. S. Consulate at Genoa, 178.
 Isaac Southard, 426.
 J. W. Scott, 468.

Court of Appeals, organized into, 64, 97, 103, 104, 105, 144,
 145, 146, 147, 149, 150, 151, 153, 154, 164.

Court of Pardons, 65, 245, 484.

Commissioners of Pilotage, appointment of, 259.

D.

Documents accompanying the Governor's Message—
 from President American Athenæum, Paris, 18.
 Resolutions of Legislature of Massachusetts, 19.
 " " Alabama, 22.
 Report of Quarter Master General, 25.
 " Commissioners of Pilotage, 28.
 " Keeper of State Prison, 29.

Documents—Resolutions of the Legislature of Connecticut and of South Carolina, 143.

E.

Election of Officers of Council, 8.
 Engrossing Clerk appointed, 49.

G.

Governor's Inaugural Address ordered to be printed, 49.

J.

Joint Meeting, 41, 43, 66, 96, 97, 99, 159, 162, 454, 467, 481.

L.

List of Members of Legislative Council, 8.
 " General Assembly, 5, 7.
 Leave of absence to committee on Treasurer's accounts, 48.
 " " State Prison " 48.
 Leave granted to withdraw papers relating to estate of
 Samuel Fiddler, dec. 146.

- Leave granted to withdraw papers of Thos. Cain, 207.
- “ “ relating to Jacob Degroot, 238.
- Leave of absence granted to Vice President, 320.
- Leave granted to withdraw papers of Elijah Anderson, 402.
- “ “ “ “ Mary Lanning, 433.

M.

- Message from the Governor, 12, 17, 154.
- Message from the House of Assembly, 9, 10, 11, 43, 50, 51, 52, 65, 66, 96, 97, 98, 99, 100, 104, 132, 146, 150, 153, 159, 161, 166, 171, 173, 182, 186, 192, 193, 197, 202, 215, 239, 257, 266, 280, 291, 295, 298, 303, 307, 311, 322, 390, 394, 398, 406, 414, 424, 429, 433, 435, 443, 454, 464, 466, 467, 481, 482, 467, 469,
- Motion that names of members be called, 262.

O.

- Organization of Council, 7, 8.
- “ Assembly, 9.

P.

- Petition relative to a revision of the Constitution, 10, 41, 44, 132, 149, 154.
- “ to abolish capital punishment, 40.
- “ of Mary Ann F. Randolph, for divorce, 40.
- “ of Rachel C. Blauvelt, for divorce, 40.
- “ of Mayor of Jersey City, 40.
- “ relative to estate of Jacob DeGroot, 41.
- “ “ to manumission of slaves, 41, 418.
- “ from Bergen county, relating to woodland, 44.
- “ “ John M. Quick, to confirm will. 47.
- “ “ Permelia Riggs, for divorce, 132.
- “ “ Peter G. Obert, “ 132, 406.
- “ “ Simeon Van Nortwick, “ 132.
- “ relative to imprisonment law, 132.
- “ from Secretary of Board of Inspectors of Penitentiary, 145.
- “ relative to clams and oysters, 145, 209.
- “ from Harriet Seeley and others, relative to estate, 145.
- “ “ Ephraim A. Beecworth, for divorce, 145.
- “ “ J. W. Taylor and others, 146.

- Petition relative to sale of intoxicating drinks on Sabbath, 146, 172, 212, 228.
- for the suppression of lotteries, 149, 152, 155, 177.
- to license hacking, 149, 152.
- relating to estate of Nicholas Van Dyne, dec., 151.
- from Bergen, relative to Washington township, 151.
- from Essex, for alteration in charter of Plainfield Mutual Insurance Co. 151.
- from Jasper D. Canfield, for divorce, 152.
- from Stephen D. Hunting, for divorce, 152.
- relative to shad fisheries in South River, 152.
- from Female Benevolent Soc'y of Mount Holly, 152.
- relative to lands in Florida, 154, 170.
- relative to the indigent blind, 154.
- from Hannah Maria Berry, for divorce, 154.
- from citizens of township of Van Vorst, 155.
- in reference to Common Schools, 157, 160.
- for relief of Mary Clark, 157.
- from citizens of Burlington, 164.
- from citizens of Gloucester, 164.
- from Anthony Chodovoyance, for pension, 164.
- from Ellen McClelland, for divorce, 164.
- from Charity Hopper, for divorce, 164.
- from Sarah M. White, for divorce, 164.
- from Isaac Sayre, for divorce, 166.
- from Albert G. Durant, for divorce, 168.
- from Catharine Layton, to execute a contract, 168.
- from Bergen county, in relation to a tract of woodland, 168.
- from David Whitehead, for refunding fine, 169.
- from Essex, to incorporate a Mutual Fire Insurance Company, 171.
- from Jasper Provost, for a pension, 172.
- from Sussex county, to erect a new township to be called Sparta, 174.
- from John Higgins, for divorce, 174.
- from Joseph Parker, for pension, 177.
- from Paterson and Ramapo Railroad Co. 187.
- from Somerset, to incorporate Hillsborough Mutual Fire Assurance Co. 192.
- for a new township in Sussex, to be called Lafayette, 204, 215.
- from Jeremiah Arers, for divorce, 204.
- relative to lands under water, 212, 242.
- from Mary Congar, for divorce, 221.

from heirs of Edmund Kearney, 231, 232.
 to confirm last will and testament of Maria Remsen, dec. 236.
 to establish a new township to be called Millstone, 239, 249.
 to authorize inhabitants of township of Mansfield to vote by ballot, 243.
 from Sarah E. Snowhill, for divorce, 260.
 from Benjamin Price, for pension, 263.
 from Atlantic county, relative to holding Courts, 264, 281.
 from Burlington, praying extension of ten law, 268.
 from Mercer, to build a dam in river Delaware, 274.
 for a law respecting apprentices and servants, 282.
 from citizens of Paterson, for appointment of Commissioners to regulate streets, 282.
 from Eliza Durling, for divorce, 282.
 from citizens of Hunterdon, to reduce number of members of Board of Freeholders, 284.
 from Isaac W. Lanning and others, for sale of certain real estate, 286.
 from Essex, for appointment of Superintendent of Public Schools, 291.
 to authorize administratrix of John Frazier to sell certain real estate, 389.
 from Cumberland, to annex parts to Cape May, 401.
 from inhabitants on line of N. J. Railroad, 405.
 from Essex, on the annexation of Texas, 405.
 from Gloucester, in favor of the erection of county of Camden, 444.

R.

Resolution appointing committee to report rules, 9.
 relating to hour of meeting, 9.
 appointing committee to wait on Gov'r., 10, 138.
 " " adjournment, 10, 100.
 authorizing an appropriation for papers, 46.
 relating to public printing, 42, 482.
 " supply of stationery, 40.
 " joint meeting, 41.
 " printing of documents, 43, 99.
 " State prison, 51, 52, 98.
 " reception of Col. Johnson, 55.
 " Gen. Jackson's fine, 104, 123, 143.

- Resolution relating to reduction of postage, 146.**
 " Orphan's Court System, 147.
 " Council of Proprietors of East N. Jersey, 148, 153.
 " lotteries, 291, 394,
 appointing joint committee to view State Penitentiary, 148, 149, 153.
 do. to investigate Treasurer's accs. 148, 159.
 relative to Breakwater at Cape May, 215, 279.
 relative to Divorces, 239, 242.
 of Legislature of Massachusetts, 476.
 relative to Cooper's instructions and regulations 190, 196, 207.
 relative to pension of Christopher Philoner, 202.
 making seduction an indictable offence, 203.
 relating to standard of weights & measures, 210.
 relating to Lunatic Asylum, 277.
 relating to printing act calling Convention to revise the Constitution, 296.
 relating to Plainfield Bank, 305, 318, 321.
 from Legislature of Virginia, 309.
 from Newark, on the subject of Common Schools, 309.
 for purchasing copies of Elmer's Digest, 323.
 relating to accident on board the Princeton, 390, 391.
 authorizing J. W. Scott and J. C. Potts to prosecute late Treasurer, 391, 470.
 authorizing payment to Charles Parker, 407.
 to purchase 150 copies Halsted's Digest and Index, 429.
 to furnish Township Clerks with Elmer's Digest, 436, 464, 483.
 relative to tax due from New Hope Delaware Bridge Co. 444, 469.
 ordering printing of supplement to election law, 455, 482.
 giving to Sergeant at Arms charge of grounds, 463, 483.
 relative to pensioners, 464, 465.
 authorizing Treas'r to borrow money, 482, 486.
 investing Treasurer with authority to pay money, 486.
 of thanks to Vice President and his reply, 488.
 of thanks to Secretary and his reply, 489.

- Resolution of thanks to Sergeant-at-Arms, 499.
to adjourn, 490.
- Report of committee to wait on Governor, 10, 133.
" on unfinished business, 41.
of Inspectors of State Prison, 67.
Physician of Prison, 74.
joint committee on Delaware Breakwater, 246.
" to investigate Treasurer's ac-
counts, 326.
inspectors of State Prison, 331.
relative to Plainfield Mutual Insurance Fire Com-
pany, 402.
" application of heirs of Edmund Kear-
ney, 440.
- Rules of Council, 35.
- Remonstrance in relation to fisheries in Raritan and South
rivers, 182.
from Salem, relating to fishing, 204.
relating to the Proprietors of the Eastern
Division of New Jersey, 204, 212, 221,
231, 239, 264.
against the erection of the township of
Sparta, in Sussex, 215.
against the erection of a new township from
Middlesex and Monmouth, 274.
citizens of Essex against a repeal of Plain-
field Bank, 296.
from Cape May against alteration of boun-
daries, 313.
Cumberland, same subject, 314.
Burlington and Mercer, against
altering township lines, 314.
Burlington on same subject, 324.
Gloucester against erection of
county of Camden, 401.
from Burlington against bill to straighten
county lines, 401, 408.
from Hopewell against being re-annexed to
Hunterdon, 401.

S.

- Supplement to act incorporating Jersey City, 49, 53, 54, 64,
95, 140, 198, 211, 226, 229, 238, 255, 391.
concerning Sheriffs, 50, 51, 52.

- Supplement relating to actions of replevin, 66, 95, 97, 155, 255, 290, 313, 403, 454, 457.**
- to incorporate Plainfield Mutual Assurance company, 156, 178.
 - concerning trespasses by swine, 149, 175, 184, 269.
 - relative to estate of J. Matthews, 156, 170, 172
 - fishing in Alloways creek, 159, 166.
 - punishment of crimes, 160, 171, 192, 219, 267, 298, 312, 401, 403, 418, 423, 440, 441, 445.
 - act relative to taxes, 167, 188, 197, 199, 211, 236, 279, 456, 463.
 - act providing for voting by ballot in Franklin township, Bergen county, 171, 178.
 - act incorporating the Boudinot Manufacturing company, 174, 186, 228, 289, 293, 395.
 - act incorporating the Passaic Steamboat company, 174, 186, 231, 234, 303.
 - act to set off township of Van Vorst, 184, 187, 199, 311, 317, 319.
 - act incorporating city of Newark, 186, 191, 195.
 - act for the preservation of clams and oysters, 152, 156, 187.
 - act to regulate fences, 147, 193, 206, 281, 289, 309, 317, 454.
 - act relating to a certain tract of woodland, 172, 193, 210, 241, 308.
 - act relative to Patterson and Ramapo Railroad Co., 200, 227, 232, 258, 273, 277, 278, 323, 443, 454, 458, 487.
 - act for preventing illegal confinement, 202, 228, 303.
 - act relating to indigent blind persons, 202, 209.
 - act for the prevention of frauds and perjuries, 203, 207, 214, 269.
 - to regulate elections, 10, 198, 214, 218, 281, 291, 297, 314, 425, 433, 460.
 - to act inc. Howell Works Co. 216, 222, 234, 237.
 - incorporating inhabitants of townships, 218, 223, 238, 256.
 - for the better organization of the Cavalry, 227, 230, 238, 256.
 - constituting courts for the trial of small causes, 216, 230, 234, 271, 302, 456, 465, 477, 482, 483.

Supplement securing to mechanics and others payment for their labor, 258, 280, 285, 287, 288, 414, 442, 462.
regulating fisheries in Delaware river, 261, 290, 400.
for suppression of lotteries, 286, 280, 281, 288, 292, 323, 393, 395, 399, 425.
concerning wills, 266, 277, 279, 294.
incorporating owners of certain fisheries in Cape May, 291, 297, 301.
establishing Common Schools, 291, 304, 308, 325, 395, 403, 407, 470.
erecting counties of Passaic and Atlantic, 296, 300, 454.
concerning executors and administrators, 298, 308, 315, 438.
relative to juries and verdicts, 303, 306, 446, 467, 452.
act to incorporate city of Trenton, 308, 314, 397, 406, 409, 413, 415, 437.
relative to inns and taverns, 322.
incorporating town of Princeton, 322, 368, 410, 415.
Inc. Orange Cemetary, 322, 368, 389, 409, 425, 428.
for government of State Prison, 395, 416, 422.
incorporate part of township of Newton, in Gloucester county, 406, 418, 420.
regulate fees and costs, 414, 448, 475, 476, 480, 482.
to alter time of holding certain courts, 425, 428.
to regulate the selling of grain, 443, 484.
incorporating city of Camden, 441.



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